



1992

Illinois Register

Rules of Governmental Agencies

Volume 16, Issue 13 — March 27, 1992

Pages 4567-5096

Administrative Code Div.
288 Centennial Bldg.
Springfield, IL 62756
(217) 782-9786

published by
George H. Ryan
Secretary of State



Printed on recycled paper

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1992

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 17, 1991	Dec. 24, 1991	1	Jan. 3, 1992	June 23, 1992	June 30, 1992	28	July 10, 1992
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June 16, 1992	June 23, 1992	27	July 6, 1992 (Mon)	Dec. 22, 1992	Dec. 29, 1992	2	Jan. 8, 1993

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

ILLINOIS REGISTER

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Driving Under the Influence Programs2) Code Citation: 77 Ill. Adm. Code 20563) Section Numbers: Proposed Action:

2056.1	Amendment
2056.5	Amendment
2056.15	Amendment
2056.20	Amendment
2056.25	Amendment
2056.50	Amendment
2056.55	Amendment
2056.60	Amendment
2056.61	Amendment
2056.65	Renumber
2056.70	Renumber
2056.75	Amendment
2056.210	Amendment
2056.215	Amendment
2056.301	Renumber and Amendment
2056.303	Renumber and Amendment
2056.305	Amendment
2056.310	Amendment
2056.315	Amendment
2056.320	Amendment
2056.325	Amendment
2056.330	Amendment
2056.405	Amendment
2056.410	Amendment
2056.415	Amendment
2056.420	Amendment
2056.500	Amendment
2056.505	Amendment
2056.510	Repealer
2056.525	Amendment
2056.600	Amendment
2056.601	New Section
2056.603	New Section
2056.605	Amendment
2056.607	New Section
2056.610	Amendment
2056.615	Repealer

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NOTICE OF PROPOSED AMENDMENTS

2056.620	New Section
2056.625	New Section
2056.630	New Section
2056.635	New Section
2056.640	New Section
2056.645	New Section
2056.650	New Section
2056.655	New Section
2056.660	New Section
2056.705	Amendment

4. Statutory Authority: Implementing and authorized by the Illinois Vehicle Code (Ill. Rev. Stat. 19879, ch. 95½, par. 1-100 et seq.) and by Section 2-101 (1) (a) and (b) and (2) (a) and (b) of the Illinois Alcoholism and Other Drug Dependency Act, (Ill. Rev. Stat. 19879, ch. 111½ par. 6352-1 (1) (a) and (b) and (2) (a) and (b)).
5. A Complete Description of the Subjects and Issues Involved: Amendments are being proposed and new sections are being added to more clearly define intervention services, to wit: the purpose, scope and requirements of DUI evaluations, remedial education and beverage alcohol sellers and servers training. Also, statutory citations are being updated.
6. Will this proposed rule replace an emergency rule currently in effect? No.
7. Does this rulemaking contain an automatic repeal date? No.
8. Does this proposed rule contain incorporations by reference? No.
9. Are there any other proposed amendments pending on this Part? No.
10. Statement of Statewide Policy Objectives: These amendments will not create or expand a State mandate.
11. Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted within 30 days of the publication of this notice to:

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF PROPOSED AMENDMENTS

Jane Mortell
Associate General Counsel
Illinois Department of Alcoholism & Substance Abuse
100 W. Randolph Street
Suite 5-600
Chicago, IL 60601
(312) 814-6387 (Voice)
(312) 419-8432 (TDD)

or interested persons may comment at the following public hearings:

March 25, 1992
RM H-2, Stratton Office Building
Springfield, IL 62706
10:00 a.m.

or

March 26, 1992
Department of Alcoholism and Substance Abuse
100 W. Randolph Street, Suite 5-600
Chicago, IL 60601
10:00 a.m.

12. Initial Regulatory Flexibility Analysis:

- A) Date rules were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: March 10, 1992.
- B) Types of small businesses affected: Programs that are licensed to provide DUI evaluation services and/or remedial education services and/or beverage alcohol sellers and servers training services are subject to these proposed amendments.
- C) Reporting, bookkeeping or other procedures required for compliance: Programs will not be required to undertake any additional reporting or bookkeeping activities pursuant to these proposed amendments.

The full text of the Proposed Amendments begins on the next page.

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER X: DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE
SUBCHAPTER d: LICENSURE

PART 2056

DRIVING UNDER THE INFLUENCE PROGRAMS

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2056.5	Non-Transferability of License
2056.10	Proof of Licensure
2056.15	Change in Authorized Program Representative/ <u>Program or Services/Program Location</u>
2056.20	Zoning Requirements and <u>Physical Plant Standards</u>
2056.25	Emergency Services Plan
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2056.45	<u>Documentation of Policies and Procedures Manual</u>
2056.50	Referral Procedures
2056.55	Service Fees
2056.60	<u>BBI-Pand-Reimbursement Indigent Services and the Drunk and Drugged Driving Prevention Fund</u>
2056.61	<u>Informed Consent (Renumbered)</u>
2056.65	<u>Non-Disclosure Privilege (Renumbered)</u>
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2056.75	

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Section	Application Forms
2056.200	Renewal Application Forms
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2056.225	

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Section	Purpose of Evaluation
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2056.301	<u>Non-Disclosure Privilege (Renumbered)</u>
2056.303	Evaluation Requirements
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DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

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 2056.400 Purpose of Remedial Education
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 2056.420 Remedial Education Programmatic Requirements

SUBPART E: EVALUATIONS AND REMEDIAL EDUCATION/RECORDS AND REPORTS

Section
 2056.500 Defendant Records (Evaluation)
 2056.505 Defendant Records (Remedial Education)
 2056.510 Program Records (Repealed)
 2056.515 Personnel Records
 2056.520 Records Security
 2056.525 Submission of Reports and Required Forms

SUBPART F: BEVERAGE ALCOHOL SELLERS AND SERVERS EDUCATION AND TRAINING (BASSET) PROGRAMS

Section
 2056.600 Purpose of Beverage Alcohol Sellers and Servers Education and Training (BASSET)
 2056.601 License Applications
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 2056.620 Period of Licensure
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SUBPART G: COMPLAINTS/INSPECTIONS/INVESTIGATIONS

Section
 2056.700 Complaints
 2056.705 Inspections
 2056.710 Investigations

Appendix A QUALIFICATION FOR DUI SERVICES AS AN INDIGENT

AUTHORITY: Implementing and authorized by the Illinois Vehicle Code (Ill. Rev. Stat. 19879, ch. 95 1/2, par. 1-100 et seq.) and by Section 2-101(1)(a) and (b) and (2)(a) and (b) of the Illinois Alcoholism and Other Drug Dependency Act (Ill. Rev. Stat. 19879, ch. 111 1/2, par. 6352-1(1)(a) and (b) and (2)(a) and (b)).

SOURCE: Emergency rules adopted at 10 Ill. Reg. 521, effective January 1, 1986, for a maximum of 150 days; adopted at 10 Ill. Reg. 13207, effective July 28, 1986; Part repealed, new Part adopted at 12 Ill. Reg. 11138, effective June 21, 1988; amended at 13 Ill. Reg. 7274, effective April 28, 1989; amended at ____ Ill. Reg. ____, effective ____.

SUBPART A: GENERAL PROVISIONS

Section 2056.1 Definitions

"Abuse" means a pattern of use of alcohol or other drugs with the potential of leading to immediate functional problems, such as loss of control over use, blackouts, changes in tolerance to alcohol or drug use, and/or impairment in social, legal, family, marital, physical or economic areas, or to addiction or the use of alcohol or other drugs solely for purposes of intoxication as determined by an evaluator.

"Alcohol and Drug Evaluation Report Summary" means the form required for purposes of granting judicial driving privileges, as defined in Section 6-206 of the Illinois Driver Licensing Law. (Ill. Rev. Stat. 19879 ch. 95 1/2, par. 6-206).

"Alcohol and Drug Evaluation Uniform Report" means the form mandated by the Department for purposes of reporting the evaluation summary to the circuit court of venue or the Office of the Secretary of State.

"Authorized Program Representative" means the individual designated by the program to act on its behalf with regard to the provision of DUI services.

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"BASSET" means Beverage Alcohol Sellers and Servers Education and Training program.

"BASSET Program Director" means the individual designated to act on behalf of the program with regard to the provision of BASSET services.

"Chemical Test(s)" means the blood alcohol concentration (BAC) and or drug concentration resulting from a breath, blood or urine test.

"Department" means the Department of Alcoholism and Substance Abuse.

"Dependent" means characterized by symptoms, such as preoccupation with alcohol or other drugs with physical disability and impaired emotional, occupational or social adjustments or a combination thereof as a direct consequence of loss of control over consumption, leading to periodic or chronic intoxication; tendency to increase the dose; tendency toward relapse; and a psychological (e.g., problems with relationships or the belief that activities cannot be done as well without the substance); and, sometimes a physical (e.g., tremors, cravings, or withdrawal symptoms) dependence on the effects of the alcohol and other drugs.

"Director" means the Director of the Department of Alcoholism and Substance Abuse.

"Drunk and Drugged Driving Prevention Fund" (DDF-Fund) means a special fund in the State Treasury created by Section 4-102 of the Illinois Alcoholism and Other Drug Dependency Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6351-1 et seq. as added by P.A. 85-1384, effective January 1, 1989) out of which the Department may reimburse licensed DUI evaluation and remedial education programs that provide services to indigent DUI defendants pursuant to this Part, and which it may also use to enhance and support its regulatory inspections and investigations.

"DUI" means driving while under the influence of alcohol, other drugs or combination thereof as defined in Section 11-501 of the Illinois Vehicle Title & Registration Law (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 11-501).

"DUI defendant" means anyone arrested for driving while under the influence of alcohol, other drug, or a combination thereof as defined in Section 11-501 of the Illinois Vehicle Title & Registration Law. (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 11-501)

"Evaluation" means the professional evaluation to determine the nature and extent of the use of alcohol or other drugs as required

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by Section 5-4-1 of the Unified Code of Corrections (Ill. Rev. Stat. 1987, ch. 38, par. 1005-4-1) and Section 6-206.1 of the Illinois Driver Licensing Law (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-206).

"Evaluator" means the person qualified in accordance with Section 2056.320. or the person supervised by a qualified evaluator who performs the evaluation.

"Follow-up Aftercare Services Plan" means routine scheduled or unscheduled contact that begins after completion of treatment and occurs for a period of time and at least at specified intervals. Follow-up is for the purpose of offering the DUI defendant continuing assistance and activities designed to support or enhance goals achieved in treatment. means a written plan, completed by the treatment program, to monitor a defendant's progress after successful completion of treatment. It is developed to offer the defendant continued assistance and activities designed to support or enhance goals achieved in treatment. Plans should specify scheduled or unscheduled contact, including self-help group involvement, if necessary, and such services should occur at specified intervals over a minimum of at least six (6) months.

"Indigent DUI defendant" means anyone who has proven inability to pay the full cost of the DUI evaluation or remedial education as determined through criteria established by the program in conjunction with Department guidelines criteria specified in Section 2056-60(e) 2056.61 and whose uncollected costs for DUI services provided may be reimbursed to the program from the BAI fund Drunk and Drugged Driving Prevention Fund.

"Inspection" means the act of conducting interviews, record reviews, and physical observations by the Department at a program to assess compliance with Federal and State rules and regulations.

"Instructor" means the person qualified in accordance with Section 2056.415. or the person supervised by a qualified instructor who teaches remedial education.

"Level I - Non-Problematic - (Minimal Risk)" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant who has no prior convictions or court-ordered supervisions for DUI, a blood alcohol concentration (BAC) at time of arrest of less than .20, and no other symptoms of alcohol or drug abuse or dependence within the past twelve months.

"Level I - Minimal Risk" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant who has no

NOTICE OF PROPOSED AMENDMENTS

prior convictions or court ordered supervisions for DUI, and/or no prior statutory summary suspensions and/or no prior reckless driving convictions reduced from a DUI; and a blood alcohol concentration (BAC) at time of arrest of less than .15, and no other symptoms of alcohol or drug abuse or dependence.

"Level II - Problematic Use - (Moderate Risk)" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant who has no prior convictions or court ordered supervisions for DUI, and/or no prior statutory summary suspension(s) and/or no prior reckless driving convictions reduced from a DUI; and a blood alcohol concentration (BAC) of .15 to .19 as a result of the most current arrest for DUI and no other symptoms of alcohol or drug abuse or dependence.

"Level II - Moderate Risk" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant who has no prior convictions or court ordered supervisions for DUI, and/or no prior statutory summary suspension(s) and/or no prior reckless driving convictions reduced from a DUI; and a blood alcohol concentration (BAC) of .15 to .19 as a result of the most current arrest for DUI and no other symptoms of alcohol or drug abuse or dependence.

"Level III - Problematic Use - (Significant Risk)" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant who has a prior conviction or a court ordered supervision for DUI, and/or statutory summary suspension(s) and/or reckless driving conviction(s) reduced from a DUI and/or a blood alcohol concentration (BAC) of .20 or higher as a result of the most current arrest for DUI and/or other symptoms of alcohol or drug abuse.

"Level III - Significant Risk" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant who has a prior conviction or a court ordered supervision for DUI, and/or statutory summary suspension(s) and/or reckless driving conviction(s) reduced from a DUI and/or a blood alcohol concentration (BAC) of .20 or higher as a result of the most current arrest for DUI and/or other symptoms of alcohol or drug abuse.

"Level III - High Risk" means the classification resulting from an alcohol and drug evaluation assigned to a DUI defendant with symptoms of alcohol and/or drug dependence and/or two prior arrests for DUI resulting in convictions or court ordered supervisions with

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arrest dates that fall within a ten year period prior to the date of the most current arrest.

"Program" means any individual, government or governmental subdivision or agency, corporation, partnership, or other business entity which business trust, estate, organization, or association acting individually or as a group which is licensed to operate one or more services.

"Risk" means the specific level (minimal, moderate, significant, or high) assigned to a DUI defendant which describes the defendant's probability of continuing to operate a motor vehicle in an unsafe manner. This level assignment is based upon the following factors:

the nature and extent of the defendant's alcohol and/or drug use;

the BAC level(s) as a result of the arrest(s); or failure of chemical testing;

prior dispositions for DUI, prior statutory summary suspension(s) for failure of chemical testing or reckless driving conviction(s) reduced from a DUI;

and other factors which include any other physical, emotional and/or social dysfunction arising from the use of alcohol or other drugs.

"Server" shall refer to an individual who is responsible for the management of, control of, or service to the patrons of an establishment which sells or serves alcoholic beverages at retail.

"Service" means: DUI evaluation; DUI remedial education; or BASSET.

"Substance Abuse" means a pattern of use of alcohol or other drugs which results in impairment in social and/or occupational functioning which may be manifested by an inability to decrease or stop use, repeated efforts to control use through periods of temporary abstinence or restriction of use to certain times of the day, continuation of substance use despite a serious physical disorder that the individual knows is exacerbated by use of the substance, need for daily use of the substance for adequate functioning and episodes of a complication of substance intoxication, such as a blackout or overdose. These signs of abuse need not be present continuously but should be sufficiently frequent for a pattern of use causing interference with social and/or occupational functioning to be apparent.

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"Substance Dependence" means a pattern of use of alcohol or other drugs which results in physiological dependence evidenced by either tolerance or withdrawal. Tolerance is evidenced by the need for markedly increased amounts of the substance to achieve the desired effect, or markedly diminished effect with regular use of the same amount. Withdrawal is evidenced by tremors, cravings or other malaise that can be relieved by substance use after cessation of or a reduction in use.

"Treatment" means a continuum of activities or services provided to persons addicted to or abusing alcohol or other drugs. Services or activities include intake, assessment, treatment planning, individual, group and/or family counseling, and discharge planning. Treatment shall occur in a program licensed to provide services pursuant to Licensure of Alcoholism and Substance Abuse Treatment, Intervention and Research Programs (77 Ill. Adm. Code 2058), or the Medical Practice Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 4400-1, et seq.), or the Hospital Licensure Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 142 et seq.).

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.5 Programs Subject to Licensure

- a) The programs which provide services pursuant to Section 2-101(1)(a) and (b) and (2)(a) and (b) of the Illinois Alcoholism and Other Drug Dependency Act, (the Act) (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6352-1 (1)(a) and (b) and (2)(a) and (b)) are subject to licensure by the Department under this Part.

- 1) Programs which conduct professional evaluations of DUI defendants to determine non-problematic or problematic use of alcohol or other drugs.

- 2) Programs providing remedial education courses to DUI defendants.

- 3) Programs designed to educate or train employees who sell or serve alcoholic beverages at retail (BASSET). However, only those rules specified in Subpart F apply to BASSET programming. to-identify-and-address-persons-displaying-problems-with alcohol-or-other-drug-use:

- b) In addition, separate licensure shall be required for each DUI service in each location. in-which-the-service-is-offered-at-least

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three-days-per-week;-even-though-they-are-operated-by-the-same program:

- e) The-Department-shall-be-notified-in-writing-of-any-location-at-which services-are-provided-fewer-than-three-days-per-week:-Notice-to-the Department-on-the-license-application-will-fulfill-this-requirement-

- dc) Programs shall post the days and hours of operation at each location where any DUI services are provided. This information shall be readily visible at all times to those seeking services.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.15 Proof of Licensure

- a) The license issued by the Department shall contain the name and address of the program, license number, authorized service and expiration date.

- b) The program shall, in a location providing visibility to any recipient of service(s), display the license at the program site. A branch-site-which-operates-less-than-three-days-per-week-shall display-a-photocopy-of-the-program's-license:

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.20 Change in Authorized Program Representative/Program or Services/Program Location

All programs shall notify the Department, in writing, within five working days when there is a new authorized program representative or any change in services: or if the program relocates.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.25 Zoning Requirements and Physical Plant Standards

At the time of application for licensure, all programs providing DUI services shall submit documentation from the responsible unit of city or local government that the program site is in compliance with local zoning requirements:

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and all facilities shall comply with Chapter 26 & 27 (New and Existing Business Occupancies) of the NPPA's Life Safety Code 1985.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.50 Documentation of Policies and Procedures Manual

Each program shall maintain a written document which describes all current policies and procedures related to the provision of BHI services. All BHI staff members shall review annually the program policies and procedures and documentation of this review shall be maintained for all staff members. BHI evaluation and remedial education programs shall prepare and submit to the Department at the time of application for licensure a written policy and procedure manual which describes all current policies and procedures related to the provision of BHI services. All BHI staff members shall review the program policy and procedure manual annually and documentation of such review shall be maintained in the personnel file of each individual staff member.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.55 Referral Procedures

The following provisions apply to all evaluation and remedial education programs: However, programs located in a county with a population of more than one million persons shall not refer a BHI defendant into a treatment or remedial education service within the same program and shall not accept a BHI defendant into a treatment or remedial education service within the same program:

- a) Programs which provide evaluations to DUI defendants shall recommend referral of those individuals determined to be problematic users (Level II or III) to treatment programs licensed pursuant to the Illinois Alcoholism and Other Drug Dependency Act or to individuals or programs who are otherwise licensed in Illinois to provide such services.
- b) After a recommendation for treatment, each problematic defendant (Level II or III) shall be shown a directory which includes all Illinois licensed alcohol and drug treatment programs, and BHI remedial education programs.
- c) Remedial education referrals for defendants classified as Level I or II shall be to a remedial education program licensed by the Department pursuant to Subpart D.

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- d) After a recommendation for remedial education each non-problematic defendant (Level I) shall be shown the statewide directory of licensed DUI remedial education providers programs compiled by the Department.
- e) After the appropriate directory referenced in subsections (b) and (d) has been shown, all DUI defendants shall attest to the fact that they have been shown this directory by signing the Department's "Referral List Verification Form" (IL-409-01700).
- f) Upon request by the DUI defendant, a treatment or remedial education service provider program shall be provided a copy of the "Alcohol and Drug Evaluation Uniform Report" form. This copy can be provided to the treatment or remedial education service provider program only with the written consent of the DUI defendant.
- g) Upon request by the DUI defendant, the DUI service provider program shall furnish a copy of the completed "Alcohol and Drug Evaluation Uniform Report" form to the DUI defendant or any treatment or remedial education program specified by the DUI defendant. Release of this form must be in compliance with Section 2056.303.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.60 Service Fees

- a) Programs providing DUI evaluations and remedial education shall establish a fee policy. This fee policy shall include a schedule of charges for evaluations, remedial education, evaluation updates, presentation of court or hearing testimony and photocopying of evaluation or remedial education records. This fee policy shall also include a schedule of charges specifying when full payment is expected and a reduced or deferred payment scale for qualifying defendants, as determined by the program. This fee policy must be presented to the defendant prior to any provision of services.
- b) Programs shall provide alcohol and drug evaluation and remedial education services to indigent BHI defendants. Such services shall be provided on the same terms and conditions as required under this Part, regardless of ability to pay.

After a review of the fee policy by the defendant, the program shall provide to each defendant a written fee schedule of the determined fee and any payment terms. A copy of this schedule, signed by the defendant and indicating the determined fee, shall be given to the defendant and maintained in the defendant's record.

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- c) In order for a DUI defendant to be considered for a reduced or deferred evaluation or remedial education fee, the program must first determine whether the defendant meets any one of the following criteria:

- 1) recipient of assistance under the Illinois Public Aid Code (Ill. Rev. Stat., 1989, ch. 23, par. 1-1 et seq.) or Title II or XVI of the Social Security Act (42 U.S.C. 401 et seq. or 1351 et seq.); or (Social Security Disability); or;
- 2) recipient of unemployment compensation pursuant to the Unemployment Insurance Act (Ill. Rev. Stat., 1989, ch. 48, par. 300 et seq.); or
- 3) have a reported household annual income which falls within the Department's established guidelines as indicated in Appendix A of this Part.

Programs shall make all reasonable efforts to collect the determined fee from the defendant prior to completion of the evaluation or remedial education service. However, if the determined fee is not collected from the defendant by the completion of services, the program may withhold the evaluation or proof of remedial education from the defendant, but must release the documents to the appropriate circuit court of venue in accordance with the provisions specified in 2056.330(b). Collection of fees from indigent DUI defendants shall be in accordance with 2056.61.

- d) Any defendant meeting one or more of the criteria in subsection (c) shall complete the Department's "Qualification for DUI Services as an Indigent" Form IB-409-0199 for each type of service requested and provide documentation relative to income and assets, as determined by established program procedures. A copy of this application(s) shall be maintained in the DUI defendant's record. No program may be reimbursed from the DUI Fund for a client without this form in his record.

Programs must notify the Department, within five working days, of any change to their fee policy.

- e) Based upon other information collected on the "Qualification for DUI Services as an Indigent" Form IB-409-0199 and any other documentation required by the program, the defendant's ability to pay and the amount charged shall be determined by the program. In all cases, the minimum amount an indigent DUI defendant can be charged is 10% of the rate established by the Department for the service pursuant to Section 2056.61(e):

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- f) Prior to the provision of DUI services, programs shall provide to each DUI defendant a written schedule of the determined fee and any payment terms. A copy of this form shall be maintained in the DUI defendant's record.

- g) This provision is not intended to restrict in any way a program's ability to collect fees from defendants who are able to pay.

(SOURCE: Amended at Ill. Reg. _____, effective _____.)

Section 2056.61 DUI Fund-Reimbursement Indigent Services and the Drunk and Drugged Driving Prevention Fund

a) Qualifying Programs

Any licensed DUI evaluation or remedial education program which is in compliance with this Part is eligible for participation in the reimbursement program for indigent DUI defendants from the DUI Fund provided that it first:

- 1) enters into a DUI Fund Reimbursement Contract with the Department;
- 2) requires that any and all staff involved in the reimbursement invoice-vouchering process read the Department's training manual on the process, and verifies that they have done so; and that any new staff shall read the manual prior to participating in the process;
- 3) agrees to audits by the Department of all financial records related to DUI Fund billing, reimbursement, and the underlying provision of services and collection of fees.

Programs shall provide alcohol and drug evaluation and remedial education services to DUI defendants determined to be indigent. Such services shall be provided on the same terms and conditions as required under this Part, regardless of ability to pay. In order for a DUI defendant to be determined indigent, and thereby qualify for the indigent fee, the defendant must provide documentation verifying that he or she meets one of the following criteria:

- 1) recipient of assistance under the Illinois Public Aid Code (Ill. Rev. Stat., 1989, ch. 23, par. 1-1 et seq.) or Title II or XVI of the Social Security Act (42 U.S.C. 401 et seq. or 1351 et seq.); (Social Security Disability); or,

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- 2) recipient of unemployment compensation pursuant to the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, par. 300 et seq.); or
- 3) have a reported household annual income which falls within the Department's established guidelines as indicated in Appendix A of this Part.

b) Eligible Clients

Such qualifying DUI programs may be reimbursed from the DUI Fund for uncollected costs of providing services to DUI defendants determined to be indigent under Section 2056-60(c) and (d), providing that form IS-409-0199 and appropriate supporting documentation is maintained in the client's file. "Supporting documentation" means any documentation used to verify and substantiate that a DUI defendant qualifies as an indigent pursuant to Section 2056-60(c) and (d).

Any defendant meeting one or more of the criteria in subsection (a) must then complete the "Qualification for DUI Services as an Indigent" Form IL-409-0199 for each type of service requested. Additionally, the defendant must then provide documentation to the program, as determined by established program procedures, of income and assets. A copy of the "Qualification for DUI Services as an Indigent" form and any other supporting documentation shall be maintained in the DUI defendant's record. "Supporting documentation" means any documentation used to verify and substantiate that a DUI defendant qualifies as an indigent pursuant to the criteria specified in this Section.

c) Reimbursable Services

i) Services shall be reimbursed as follows:

- A) DUI evaluations, which shall be limited to one evaluation per defendant per DUI episode. For billing purposes the unit of service shall be a completed evaluation as described in Sections 2056-305 and 2056-325 regardless of the time it takes to meet those requirements for the DUI defendant.
- B) DUI remedial education courses, which shall be limited to one completed course per defendant per DUI episode. For billing purposes the unit of service shall be one completed course as described in Section 2056-410. A program which offers a remedial education course as part of the required hours of alcohol and drug treatment pursuant to Section 2056-410(a), shall not be eligible to receive reimbursement for such remedial education course

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from the DUI Fund, if the program uses any public monies to provide any or all of said hours of alcohol and drug treatment.

2) A DUI episode as used herein shall mean a single DUI arrest.

Based upon the information supplied by the defendant and documented on the "Qualification for DUI Services as an Indigent" Form IL-409-0199 and any other supporting documentation, the program shall determine if the defendant qualifies for the indigency fee.

d) Fee Collection

Programs shall make all reasonable efforts to collect fees from the defendant prior to requesting reimbursement. If a program collects more than 10% of the Department's rate for the service, it may not request reimbursement from the Department. If reimbursement is sought, the Department's payment pursuant to subsection (e) plus 10% of the Department's rate shall be considered full payment and collection efforts shall cease. Programs shall maintain any and all records of attempted collection from indigent DUI defendants (or third parties) for whom reimbursement has been sought, in the client's file, and shall allow the Department to inspect such records. When reimbursement is sought, the Department's payment pursuant to subsection (e) plus the amount collected from the defendant shall be considered full payment and collection efforts shall cease. Programs shall maintain any and all records of attempted collection from indigent DUI defendants (or third parties) for whom reimbursement has been sought, in the defendant's file, and shall allow the Department to inspect such records.

In all cases the determined indigency fee shall be 10% of the rate established by the Department for the service pursuant to Section 2056.61(i).

e) Rate

The amount which the Department will reimburse service providers from the DUI Fund for each service shall be 90% of a cost-based rate established by the Department annually for the service, or the provider's usual and customary fee for the service minus 10% of the Department's rate, whichever is less. The rates shall be generated through the application of formal methodologies specific to each service.

Programs shall make all reasonable efforts to collect the indigency fee from the defendant prior to completion of the evaluation or remedial education service. However, if the fee is not collected

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from the indigent defendant by the completion of services, the evaluation or proof of remedial education documents must be released to the appropriate circuit court of venue in accordance with the provisions specified in 2056.330(b). A copy of the evaluation or proof of remedial education must also be provided to the defendant. The unassessed cost of the service can then be billed to the Department under the terms specified in 2056.61(f-k).

f) Fiscal Auditing

1) The Department shall conduct post-billing audits of client eligibility and financial status. Department audits may be conducted on a random basis to survey program compliance with this Part or in response to complaints. If such audit reveals that the program has billed for an ineligible client, or a client who has paid more than 10% of the Department's rate for the service, the Department shall submit a demand for repayment showing why payment was improper. If repayment is not made within 15 days, the Department may begin procedures for sanctions under Section 3-105 of the Act unless the program has proven that payment was proper.

2) The Department shall conduct audits of indigent DUI client records for whom reimbursement was sought to determine if the services billed for were provided. Department audits may be conducted on a random basis to survey program compliance with this Part or in response to complaints. If services were not provided, the Department shall submit a demand for repayment showing why payment was improper. If repayment is not made within 15 days, the Department may begin procedures for sanctions under Section 3-105 of the Act unless the program has proven that payment was proper.

Any licensed DUI evaluation or remedial education program that is in compliance with this Part is eligible to apply for participation in the reimbursement program for indigent DUI defendants from the Drunk and Drugged Driving Prevention Fund provided that it first:

- 1) enters into a Drunk and Drugged Driving Prevention Fund Contract or Letter of Agreement with the Department.
- 2) agrees to audits by the Department of all financial records related to Drunk and Drugged Driving Prevention Fund billing, reimbursement, service provision and fee collection.

Such qualifying DUI programs may be reimbursed from the Drunk and Drugged Driving Prevention Fund for the unassessed cost of providing

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services to DUI defendants determined to be indigent under Section 2056.61(a) and (b), providing that the "Qualification for DUI Services as an Indigent" form and, appropriate supporting documentation is maintained in the defendant's file.

Any program choosing not to participate in reimbursement from the Drunk and Drugged Driving Prevention Fund must still provide services to those defendants who meet the criteria for the indigency fee and must meet all provisions specified in 2056.61(a-e).

g) Billing

Programs shall submit billings to the Department, on the "Monthly Invoice Summary" for Services to Indigent DUI Defendants (IB-409-212) and "Report of Evaluation Service--to Indigent DUI Defendant" (IB-409-213) and/or "Report of Remedial Education Service to Indigent DUI Defendant" (IB-409-214), supplied by the Department as follows:

- 1) Billings must be submitted to the Department on a monthly basis within thirty (30) days after the end of each month for services provided in such month.
- 2) Services to the indigent DUI defendant must be complete prior to billing. Billing for partial or incomplete services is not allowed.
- 3) Reimbursement shall be subject to availability of money in the DUI Fund. If limited money is available the Department may, upon reasonable notice to qualifying programs, give priority to reimbursement for evaluation services. The Department may, if required, give thirty (30) days notice to qualifying programs that reimbursement will be discontinued.
- 4) Should two bills be submitted for the same service for the same DUI defendant for the same episode, the first date of service alone shall be reimbursed.
- 5) In fiscal year 1989, reimbursement may be had for services provided on or after January 1, 1989 providing the program qualifies within a month after rules regarding the DUI Fund are promulgated, or June 30, 1989, whichever comes first. Thereafter, reimbursement may be had for services provided on or after the date on which the program qualifies. For services provided before the promulgation of rules regarding the DUI Fund, the monthly billing requirement in subsection (g)(1) is not applicable.

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Services shall be reimbursed as follows:

- 1) DUI evaluations, which shall be limited to one evaluation per defendant per DUI episode. For billing purposes the unit of service shall be a completed evaluation as described in Sections 2056.61(e) and 2056.330, regardless of the time it takes to meet those requirements for the DUI defendant.
- 2) DUI remedial education courses, which shall be limited to one completed course per defendant per DUI episode. For billing purposes the unit of service shall be one completed course as described in Section 2056.61(e) and 2056.410. A program which offers a remedial education course combination with the required hours of alcohol and drug treatment pursuant to Section 2056.410(a), shall not be eligible to receive reimbursement for such remedial education course from the Drunk and Drugged Driving Prevention Fund, if the program uses any public monies to provide any or all of said hours of alcohol and drug treatment.

A DUI episode as used herein shall mean a single DUI arrest.

- h) Programs shall make all reasonable efforts to collect the indigent fee from indigent DUI defendants in accordance with the provisions specified in 2056.61(e). However, when reimbursement is sought, the Department's payment (pursuant to subsection (i)) plus 10% of the Department's rate shall be considered full payment and collection efforts shall cease unless a specific exception to this provision has been granted by the Department to the program or if the provision specified in 2056.61(k)(3) is applicable. Programs shall maintain any and all records of attempted collection from indigent DUI defendants (or third parties) for whom reimbursement has been sought, in the defendant's file, and shall allow the Department to inspect such records.

- i) The amount which the Department will reimburse programs from the Drunk and Drugged Driving Prevention Fund for each service shall be 90% of a cost-based rate established by the Department annually for the service, or the program's usual and customary fee for the service minus 10% of the Department's rate, whichever is less.

- j) The Department shall conduct post billing audits of defendant eligibility and financial status. Department audits may be conducted on a random basis to survey program compliance with this Part or in response to complaints. If such audit reveals that the program has billed for an ineligible defendant or a defendant who has paid more than 10% of the Department's rate for the service, the Department shall submit a demand for repayment showing why payment

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was improper. If repayment is not made within 15 days, the Department may begin procedures for sanctions under Section 3-105 of the Act unless the program has proven that the payment or collection procedures were proper.

The Department shall conduct audits of indigent DUI defendant records for whom reimbursement was sought to determine if the services billed for were provided. Department audits may be conducted on a random basis to survey program compliance with this Part or in response to complaints. If services were not provided, the Department shall submit a demand for repayment showing why payment was improper. If repayment is not made within 15 days, the Department may begin procedures for sanctions under Section 3-105 of the Act unless the program has proven that payment was proper.

- k) Programs shall submit billings to the Department on the "Monthly Invoice Summary", (IL-409-212) and "Report of Evaluation Service Provided to Indigent DUI Defendant", (IL-409-213) and/or "Report of Remedial Education Service Provided to Indigent DUI Defendant", (IL-409-214), supplied by the Department, as follows:

- 1) Billings must be submitted to the Department on a monthly basis within thirty (30) days after the end of the month in which the services were provided.

- 2) Services to the indigent DUI defendant must be complete prior to billing. Billing for partial or incomplete services is not allowed.

- 3) Reimbursement shall be subject to availability of money in the Drunk and Drugged Driving Prevention Fund. If limited money is available the Department may, upon reasonable notice to participating programs, give priority to reimbursement for evaluation services. The Department may, if required, give thirty (30) days notice to participating programs that reimbursement will be discontinued. If this discontinuation occurs, programs must then only meet the requirements specified in 2056.60 and 2056.61(a-c). Programs can continue collection efforts, according to established program policy, for any determined fee.

- 4) Should two bills be submitted for the same service for the same DUI defendant for the same episode, the first date of service alone shall be reimbursed.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

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Section 2056.65 Informed Consent (Renumbered)

(SOURCE: Renumbered at ____ Ill. Reg. ____, effective ____.)

Section 2056.70 Non-Disclosure Privilege (Renumbered)

(SOURCE: Renumbered at ____ Ill. Reg. ____, effective ____.)

Section 2056.75 Sanctions

- a) The Department may issue a written warning, place on probation, suspend, revoke, refuse to issue, or refuse to renew licenses. In addition the Department may discontinue a program from participation in BUI Drunk and Drugged Driving Prevention Fund reimbursement and may require repayment of money improperly paid out of the Fund. Opportunity for a hearing shall be granted in any instance other than when a written warning is issued. The Department shall impose one or more of the sanctions listed above in any instance in which the program has:

- 1) failed to comply with any provision of the Act;
- 2) failed to comply with any provision of this Part or other applicable Parts;
- 3) falsified any information required to be submitted to the Department pursuant to this Part;
- 4) permitted staff members, who are not qualified pursuant to Sections 2056.320 or 2056.415, to perform DUI services;
- 5) failed to comply with any law or ordinance, after the program has been found guilty of the violation by the entity with subject matter jurisdiction over the alleged offense;
- 6) failed to provide reports to any Illinois circuit court in a timely manner, as prescribed by the rules of the court of venue;
- 7) been found to have been or be in violation of local zoning or fire code requirements;

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- 8) failed to comply with a Departmental request for information within 30 days;
 - 9) interfered with or obstructed a Department compliance inspection or a Department investigation, i.e., failed to sign the inspection notice or failed to provide information requested by the investigator or inspector;
 - 10) collected for services covered by the DUI Fund from both the defendant or a third party and the Department beyond what is allowed in Section 2056.61;
 - 11) refused to repay money which has been found to have been paid improperly from the BUI Drunk and Drugged Driving Prevention Fund after reasonable opportunity to repay has been given by the Department upon demand showing why payment was improper. Repayment shall not preclude the imposition of other appropriate sanctions;
 - 12) violated any contractual agreement with the Department.
- b) The sanction provisions as set forth in 77 Ill. Adm. Code 2058.905 are applicable to licensees under this Part.
- c) Hearings pursuant to this Section are governed by 77 Ill. Adm. Code 2058.900.
- d) In determining the type and severity of sanctions to be pursued by the Department, the Department shall employ the following standards:
- 1) degree with which licensee's conduct resulted in economic benefit to the licensee;
 - 2) relative severity of licensee's conduct (as determined by the severity of associated criminal offenses for the same prescribed conduct);
 - 3) licensee's past history of violations or compliance with the Act and provisions of this Part;
 - 4) lack of mental element (as defined in Sections 4-4 through 4-7 of the Criminal Code of 1961 (Ill. Rev. Stat. 19872, ch. 38, pars. 4-4 through 4-7)) in the Act constituting the licensee's offense;
 - 5) degree with which DUI program's services for DUI program defendants was affected or jeopardized by licensee's conduct;

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- 6) any other relevant factor to be examined in mitigation or aggravation of the licensee's conduct with respect to the severity of sanction sought by the Department.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

SUBPART B: LICENSE FEES/APPLICATIONS/RENEWALS

Section 2056.210 License Application Fees

- a) Application fees shall be due on application for each license pursuant to Section 2056.5. Application fees are not refundable. Payment shall be made by check or money order made payable to the Department of Alcoholism and Substance Abuse. Payment shall not be in the form of U.S. currency, foreign currency, or stamps. A separate check or money order shall be submitted for each application.

b) Fees

- 1) The fee for application for a license is \$200.00.
- 2) The fee for application for renewal of a license is \$200.00.

- 3) No application fee shall be required of any unit of local, State or Federal government.

Program relocation will require the submission of a relocation application and the payment of a \$200.00 relocation fee.

- 4) No application fee shall be required of any unit of local, State or Federal government.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.215 Period of Licensure

Each license issued by the Department shall be effective for a period of two (2) years. ~~With the license cycle beginning after January 1, 1988 and ending on June 30, 1990.~~ Thereafter, licenses shall be issued on the same two year cycle.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

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SUBPART C: EVALUATION PROGRAMSSection 2056.301 Informed Consent

Prior to provision of any evaluation service, each DUI defendant shall be given a copy of the Department's "Informed Consent Release" (IL-409-0201) and a copy of the Department's information brochure, explaining the alcohol and drug evaluation process, which must be read by the defendant prior to the provision of any evaluation service explaining the alcohol and drug evaluation procedure. This "Informed Consent Release" authorizes specifics that the program will release any information provided by the DUI defendant to the circuit court of venue or the Office of the Secretary of State, and explains that the consent of the defendant is not required for this release. The "Informed Consent Release" also requires the defendant to specify the name of the program where he/she underwent any previous evaluations as a result of a DUI offense and to provide a copy of such evaluations, if completed, to the current DUI evaluator. Each DUI defendant must sign the "Informed Consent Release" form indicating his/her understanding of the DUI evaluation process and disclosure requirements indicating consent or initial the "Informed Consent Release" form indicating refusal, to proceed with the evaluation. The "Informed Consent Release" and a copy of this form shall be filed placed in each the DUI defendant's record; file. If informed consent is refused, the defendant refuses to sign, notice of such refusal shall be sent to the circuit court of venue or the Office of the Secretary of State on the Department's "Notice of Incomplete/Refused Evaluation" form (IL-409-0165) and the evaluation will be terminated.

(SOURCE: Renumbered from 2056.65 and amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.303 Non-Disclosure Privilege

- a) Each DUI evaluation program shall establish written policies and procedures that protect the non-disclosure privilege of DUI defendants as specified in subsection (e).
- b) The DUI evaluation program shall furnish a copy of the completed "Alcohol and Drug Evaluation Report Summary" form required by Section 6-206 of the Illinois Driver Licensing Law (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 6-206) for the purpose of granting judicial driving privileges to the circuit court of venue and any of its court officials, including the probation department, as specified by local court rules. The release of the evaluation form specified in

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Section 6-206.1 of the Illinois Driving Licensing Law must be in accordance with subsection (e).

- c) The DUI evaluation program shall also furnish a copy of the completed "Alcohol and Drug Evaluation Uniform Report" directly to the circuit court of venue, unless another court repository is specified by local court rules. If requested, a copy shall also be given to the DUI defendant. When an evaluation is being conducted for the Office of the Secretary of State, a copy of the completed "Alcohol and Drug Evaluation Uniform Report" shall be given to the DUI defendant to take directly to the informal or formal driver's license hearing.
- d) Notification of incomplete or refused evaluations shall be made as specified in Section 2056.330(d).
- e) No evaluation information shall be released to any party other than the DUI defendant, the Illinois circuit court of venue or its court officials as specified by local court rules, the Office of the Secretary of State or to the Department without the written consent of the DUI defendant.
- f) Any release of information relative to alcohol and drug treatment received by the DUI defendant requires the written consent of the defendant pursuant to 42 CFR 2 (1987), with no later amendments or editions).

(SOURCE: Renumbered from 2056.70 and amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.305 Evaluation Requirements

The evaluation program must design a format to gather all of the information required in this section. This format must be submitted for review by the Department at the time of application for licensure and shall include the following:

- a) Data collection
 - 1) Demographic Information

The program shall collect the DUI defendant's name, address, phone number, sex, race, date of birth, age, driver's license number, social security number, marital status, education completed, employment status, qualified indigent status, county of residence and county of arrest.

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2) Alcohol/Drug Use or Abuse History

An interview format shall be utilized to collect the following information:

- A) Chronological history of the frequency, type and amount of alcohol/drug use or abuse.
- B) Any change in the alcohol/drug use or abuse pattern and the reason for this change.
- C) The extent to which the alcohol/drug use or abuse pattern has caused impairment in the following areas: marital, family, legal, social, emotional, vocational, physical and economic.
- D) Defendant's description of driving history, specifically as it relates to alcohol/drug related offenses and chemical test results (BAC).
- E) All prescribed and over-the-counter medications used currently or at the time of the most recent DUI arrest.
- F) Prior history of alcohol or drug treatment and/or self-help group involvement.
- G) Family history of alcohol or drug abuse.

b) External Criteria

External criteria shall be obtained by the evaluator or supplied by the DUI defendant in order to corroborate verbal criteria given by the DUI defendant. This external criteria shall be obtained from the following two sources:

- 1) Objective Test - The Mortimer/Filkins Test or the Driver Risk Inventory (DRI) shall be administered to every DUI defendant. A copy of this test shall be maintained in every DUI defendant's file and the score and/or category classification from this test shall be recorded on the Department's "Alcohol and Drug Evaluation Uniform Report."
- 2) Written Documentation
 - A) Documentation of the defendant's driving record as indicated on a driving abstract or a summary of the driving abstract from the Office of the Secretary of State.

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- B) A copy of the "law enforcement sworn report" identifying the chemical test result (BAC) or the refusal to submit to chemical testing relative to the most current DUI arrest.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.310 Evaluation Classifications

The information obtained during data collection and all external criteria shall be reviewed and summarized. The defendant shall be classified in one of the following levels: Level I - ~~Non-Problematic~~---{Minimal Risk}; Level II - ~~Problematic-Use~~---{Moderate or Significant Risk}, Level III - ~~Problematic-Use~~---{Dependent}---{High Risk}.

- a) Level I - ~~Non-Problematic-Use~~---{Minimal Risk}

Defendants classified at this level must have:

- 1) no prior convictions or court ordered supervisions for DUI or statutory summary suspension(s) or reckless driving conviction(s) reduced from DUI and;
 - 2) a blood alcohol concentration (BAC) at-the-time-of-arrest of less than :20 .15 as a result of the arrest for DUI and;
 - 3) no other symptoms of alcohol or drug abuse or dependence, within-the-past-twelve-months;
- b) Level II - ~~Problematic-Use~~---{Moderate or Significant Risk}

- 1) Moderate Risk

Defendants classified at this level must have:

- A) no prior conviction or court ordered supervision(s) for DUI and; or statutory summary suspension(s) or reckless driving conviction(s) reduced from DUI and;
- B) a blood alcohol concentration (BAC) of ≥20-or-higher-at-the-time-of-arrest, .15 to .19 as a result of the most current arrest for DUI and,
- C) no other symptoms of alcohol or drug abuse within-the-past twelve-months; or dependence.

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- 2) Significant Risk

Defendants classified at this level must have:

- A) a prior conviction(s) or a court ordered supervision(s) for DUI and/or statutory summary suspension(s) or reckless driving conviction(s) reduced from DUI and/or,
 - B) a blood alcohol concentration (BAC) of .20 or higher as a result of the most current arrest for DUI and/or,
 - C) other symptoms of alcohol or drug abuse.
- c) Level III - ~~Problematic-Use~~---{Dependent}---{High Risk}
- 1) Defendants classified at this level must have symptoms of alcohol and/or drug dependence; and/or,
 - 2) two prior arrests for DUI resulting in convictions or court ordered supervisions with arrest dates that fall within a ten year period from the date of the most current arrest.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.315 Evaluation Recommendations

After a classification has been determined, a recommendation for intervention shall be selected. One of the following levels recommendations shall be selected in accordance with the criteria specified below:

- a) Level I - ~~Non-Problematic-Use~~---{Minimal Risk}

~~Completion-of-a~~ A minimum of ten hours of alcohol and drug remedial education.

- b) Level II - ~~Problematic-Use~~---{Moderate Risk}

1) ~~Completion-of-a~~ A minimum of ten hours of alcohol and drug remedial education and a minimum of twelve hours of alcohol and drug treatment (group or individual).

- 2) Level II - ~~Problematic-Use~~---{Significant Risk}

~~Completion-of-a~~ A minimum of ten hours of alcohol and drug remedial education and a minimum of twenty hours of outpatient

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alcohol and drug treatment (group or individual) followed by a minimum-of-fourteen-hours-of-follow-up-services aftercare plan.

- c) Level III - Problematic-Use---Dependent---(High Risk)
 - 1) Completion-of-an-intensive-outpatient-or-outpatient-program (minimum-of-75-hours)-followed-by-a minimum-of-22-hours-of follow-up-services-or;
 - 2) Completion-of-a-residential-or-inpatient-program-followed-by-a minimum-of-22-hours-of-follow-up-services;

For defendants with identified symptoms of dependence:

- 1) An intensive outpatient or outpatient program (minimum of 75 hours) followed by an aftercare plan or.

- 2) A residential or inpatient program followed by an aftercare plan.

For defendants without identified symptoms of dependence but with two prior convictions or court ordered supervisions for DUI:

- 1) An outpatient program (minimum of 75 hours) followed by an aftercare plan. The program must include further assessment and counseling designed to identify and change the disorder causing the high risk behavior. This assessment and counseling can include, but is not limited to, referrals for psychological testing, physical examinations and other appropriate mental health services designed to identify and reduce or eliminate the incidence of the high risk behavior.

(SOURCE: Amended at ___ Ill. Reg. ___, effective ____.)

Section 2056.320 Qualifications and Training of Evaluators

- a) Staff members shall have no record of court supervision or conviction for DUI related offenses for at least a two year period prior to employment nor shall any staff member have been convicted of bribery, perjury, or official misconduct pursuant to Section 33-3 of the Criminal Code of 1961 (Ill. Rev. Stat. 1987, ch. 38, par. 33-3) for a ten year period prior to employment. Prior to the provision of any DUI service, each staff member shall submit a sworn affidavit (IL-409-180) and a Schedule K, (IL-409-0171) to the Department which indicates that he/she meets the requirements of this Section. The

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affidavit shall include the person's staff member's name, date of birth, address and social security number.

- b) Individuals who conduct alcohol and drug evaluations pursuant to Section 2-101(1)(a) and (b) and (2)(a) and (b) of the Act, shall meet at least one of the following criteria:

- 1) three years of directly supervised or-supervisory work experience in alcohol/drug evaluation or treatment for a minimum of 30 hours per week, or
- 2) graduation from an accredited four year college or university with a degree in social or health sciences and one year of directly supervised or-supervisory work experience in alcohol/drug evaluation or treatment for a minimum of 30 hours per week, or
- 3) graduation from an accredited university with a postgraduate degree in social or in health science, and licensure by the Illinois Department of Professional Regulation as a physician pursuant to the Medical Practice Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, par. 4400-1 et seq.), a social worker pursuant to the Clinical Social Work and Social Work Practice Act (Ill. Rev. Stat. 1987, ch. 111, par. 6301 et seq. as-amended-by-P.A. 85-1045; effective-January-1-1989); or a psychologist pursuant to the Clinical Psychologist Licensing Act (Ill. Rev. Stat. 1987, ch. 111, par. 5301 et seq. as-amended-by-P.A. 85-1385; effective-January-1-1989); and one half year of directly supervised experience in alcohol/drug evaluation or treatment for a minimum of 30 hours per week.

- 4) Persons who fail to meet the experience requirements above may provide DUI services under the direct supervision of a person who is a qualified evaluator. Direct supervision means that the qualified evaluator reviews all written documentation and takes responsibility for its accuracy. The evaluation form must also be signed jointly by the qualified evaluator. Experience gained under direct supervision will be acceptable in meeting the experience requirements.

- c) All qualified evaluators and those working under supervision must attend one Basic DUI Orientation Training Session offered or approved by the Department during the first six months of employment or as otherwise required by the Department as a result of changes in the rules or for violations of the rules. Additionally, all qualified evaluators and those working under supervision must obtain twelve hours of DUI specific training annually; complete the Department's "DUI Self-Study Manual" during the first month of employment and attend an additional 12 hours of substance abuse

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training annually. Documentation of this training shall be maintained in the program's personnel records.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.325 Evaluation Form

All programs shall type the A summary of the DUI evaluation shall be typed on the Department's "Alcohol and Drug Evaluation Uniform Report" (IL-409-0200) or a reproduction of this report as contained within the Data Collection Reporting System (DCRS). All sections of this form must be completed and it must be signed by the defendant prior to disposition. Disposition of this form shall meet requirements specified in Sections 2056.70303(c) and 2056.330(b).

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.330 Administrative Evaluation Programmatic Requirements

- a) Evaluator Qualifications
It is the responsibility of each program to insure that all evaluators meet the requirements outlined in Section 2056.320.
- b) Time requirements for submission of the evaluation form
Programs conducting DUI evaluations shall furnish the completed "Alcohol and Drug Evaluation Report Summary" and the "Alcohol and Drug Evaluation Uniform Report" to the circuit court of venue, and the DUI defendant at least five working days prior to the court date or Office of the Secretary of State-hearing date, unless an earlier date is required by court rules.
- c) Court or hearing appearances
The evaluator shall be available to provide testimony when summoned by the circuit court of venue, the Office of the Secretary of State, or the DUI defendant.
- d) Incomplete evaluations
Programs shall require the DUI defendant to sign the "Alcohol and Drug Evaluation Uniform Report" before the report is sent to the circuit court of venue or given to the defendant. Evaluation programs shall notify the circuit court of venue or the Office of

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the Secretary of State, Department of Administrative Hearings within five working days, when DUI defendants fail to complete an evaluation or refuse to sign the evaluation. A DUI defendant will be considered to have failed to complete the evaluation process in instances such as failure to obtain the evaluation from the program, or not finishing the evaluation process. The evaluation program shall communicate this information by using the Department's "Notice of Incomplete/Refused DUI Evaluation" (IL-409-0165).

e) Evaluation location

All evaluations shall consist of a face to face individual interview. The evaluations must be conducted on the premises of the licensed program unless otherwise specified by the circuit court of venue.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

SUBPART D: REMEDIAL EDUCATION PROGRAMS

Section 2056.405 Content-of Remedial Educational Curriculum Requirements

The remedial education curriculum shall include:

- a) a-pre-and-post-test;
- ba) information on alcohol as a drug;
- cb) physiological and pharmacological effects of alcohol and other drugs including the their residual impairment of on normal levels of driving performance;
- dc) other drugs, legal and illegal, and their effects on driving when used separately and/or in combination with alcohol;
- ed) alcohol/alcoholism-and-drugs/drug-dependency substance abuse/dependence and their the effect on individuals and families;

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- fe) blood alcohol concentration (BAC) level and its effect on driving performance;

(SOURCE: Amended at Ill. Reg. _____, effective _____.)

Section 2056.410 Remedial Education Course Requirements

- a) Remedial education courses shall include a minimum of ten hours of classroom instruction, divided into at least four sessions held on different days. No session shall exceed three hours in length. However, the ten hours of remedial education required for defendants classified as Level II - Problematic-Use Moderate or Significant Risk may be offered in-conjunction as a combined program with the required hours of alcohol and drug treatment. Programs offering this type of service must be at least 22 hours in length for Moderate Risk and 30 hours in length for Significant Risk and meet the treatment licensure requirements specified in Section 2056.55(a), and Programs must also provide a specific curriculum for this type of programming, which incorporates the requirements of in this Sections and 2056.405 and 2056-410(b)-(e), to the Department at the time of application for licensure, and if already licensed, prior to the provision of services.

- b) Remedial education programs shall design a pre test and post test and administer it to participants to assess the program's effectiveness and any increase in knowledge in the curriculum areas. The pre test and post test must be submitted for review by the Department at the time of application for licensure.

- bc) In order to successfully complete remedial education, defendants shall:

- 1) attend each session in its entirety and in proper sequence; and
- 2) shall achieve a score on the post test of at least 75%.

- ed) Audio-visual presentations shall not comprise more than 25% of the total class time.

- de) Class size shall be in conformance with local fire and safety codes, and in no event shall more than 24 students be permitted in any one class session.

- ef) Remedial education programs shall develop and provide to each DUI defendant, upon enrollment, written procedures governing the following:

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- 1) criteria for admission into the program;
- 2) criteria for disqualification from the program;
- 3) responsibilities of DUI defendants;
- 4) sobriety and drug-free requirements during class;
- 5) course outline, content, costs and class schedules;
- 6) referral-back written notification to the evaluation program when it is discovered that in-cases-in-which the defendant recognizes a needs for treatment, or a modification to the current treatment recommendation.

(SOURCE: Amended at Ill. Reg. _____, effective _____.)

Section 2056.415 Qualifications and Training of Remedial Education Instructors

- a) Staff members shall have no record of court supervision or conviction for a DUI-related offense for at least a two year period prior to employment; nor shall any staff member have been convicted of bribery, perjury, or official misconduct pursuant to Section 33-3 of the Criminal Code of 1961 for a ten year period prior to employment. Prior to the provision of any DUI service, each staff member shall submit a sworn affidavit to the Department which indicates that he/she meets the requirements of this Part. The affidavit shall include the person's staff member's name, date of birth, address and social security number.

- b) Each instructor shall:

- 1) Possess a baccalaureate degree in education or certification as a teacher by the Illinois State Board of Education or,
- 2) Have-been-employed-for-a-period-of-at-least-one-year-as-an instructor-of-DUI-remedial-education: Have been employed for a period of at least one year in the provision of substance abuse treatment or education services for a minimum of thirty (30) hours per week.
- c) Persons-who-fail-to-meet-the-requirements-mentioned-above-may provide-DUI-remedial-education-under-the-direct-supervision-of-a person-who-is-a-qualified-instructor--Direct-supervision-means-that the-qualified-instructor-through-visual-observation-of-more-than

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one-session; attests that the trainee is able to present the subject matter taking responsibility for written documentation through signatory approval.

- d) All qualified instructors and those working under supervision must attend one Basic DUI Orientation Training Session offered or improved by the Department during the first year six months of employment or as otherwise required by the Department as a result of changes in the rules or for violations of the rules. Additionally, each all qualified instructors and those working under supervision must complete the Department's DUI Self-Study Manual during the first month of employment and obtain an additional twelve hours of DUI-specific substance abuse training annually. Documentation of this training shall be maintained in the program's personnel records.

(SOURCE: Amended at ____ Ill. Reg. ____, effective ____.)

Section 2056.420 Remedial Education Programmatic Requirements

- a) Instructor Qualifications
It is the responsibility of each program to insure that all DUI remedial education instructors meet the requirements of Section 2058.415 and of this section.
- b) Involuntary Termination
DUI remedial education programs shall notify the circuit court of venue within five working days of defendants who have been involuntarily terminated from a remedial education course. Programs shall communicate this information by using the Department's "Notice of Involuntary Termination from a DUI Remedial Education Program" (IL-409-0166).
- c) Court or Hearing Appearance
The instructor shall be available to provide testimony when summoned by the circuit court of venue, the Office of the Secretary of State or the DUI defendant.

(SOURCE: Amended at ____ Ill. Reg. ____, effective ____.)

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SUBPART E: EVALUATIONS AND REMEDIAL EDUCATION/RECORDS AND REPORTS

Section 2056.500 Defendant Records (Evaluation)

The following documents for each DUI defendant shall be maintained for a minimum of five years, shall be filed and available for inspection by the Department. The record shall contain, but is not limited to:

- a) a copy of the Department's "Alcohol and Drug Evaluation Uniform Report" and narrative information to support the summary data collected relative to Section 2056.305(a), and a copy of the "Alcohol and Drug Evaluation Report Summary" if the defendant is requesting judicial driving privileges or if required by Court rule;
- b) a copy of the Mortimer/Filkins Test score and category or the Driver Risk Inventory (DRI) report and copies of any other objective tests administered;
- c) copies of any updates to the original evaluation;
- d) a copy of the "Informed Consent Release" (IL-409-0201) and, if the defendant has previously undergone or is undergoing treatment, any consent to release treatment information;
- e) a copy or summary of the defendant's driving record and chemical test(s) result(s);
- f) a copy of "Notification of Incomplete or Refused Evaluation" (IL-409-0165), if the DUI defendant refuses or does not complete the evaluation process;
- g) a copy of the "Referral List Verification Form" (IL-409-0170);
- h) copies of any other external corroborative information obtained such as police arrest reports and discharge summaries;
- i) a copy of the "Qualification for DUI Services as an Indigent" form (IL-409-0199) and supporting documentation, as defined at in Section 2056.61(b), if the DUI defendant has qualified for the indigency fee in accordance with Section 2056.681;
- j) a written schedule of the determined fee, signed by the defendant, for the evaluation and any payment terms.

(SOURCE: Amended at ____ Ill. Reg. ____, effective ____.)

Section 2056.505 Defendant Records (Remedial Education)

The following documents for each DUI defendant shall be maintained for a minimum of five years and shall be available for inspection by the Department. The record shall contain, but is not limited to:

- a) name, address, age, date of birth, sex, dates of attendance/completion of services, driver's license number;
- b) pre and post test results;
- c) attendance/completion data including a copy of any certificate of completion issued;
- d) a copy of "Notice of Involuntary Termination from a Remedial Education Program" form (IL-409-0166), if the defendant has been involuntarily terminated from the program;
- e) a copy of the "Qualification for DUI Services as an Indigent" form (IL-409-0199) and supporting documentation, as defined at Section 2056.61(b), if the DUI defendant has qualified for a reduced or deferred fee in accordance with Section 2056.601;
- f) a written schedule of the determined fee for remedial education and any payment terms.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.510 Program Records (Repealed)

The following program records shall be maintained for a minimum of five years and shall be available for inspection by the Department:

- a) the total number of DUI defendants served, categorized by type of service (evaluation or remedial education);
- b) the total number of DUI defendants requiring special assistance (e.g., language interpreters or handicapped drivers assistance);
- c) gross fees collected for DUI services, categorized by type of service (evaluation or remedial education);
- d) gross fees collected from indigent DUI defendants, categorized by type of service (evaluation or remedial education), along with records of all attempted collection from the client (or third parties) and any and all monthly invoice summary for services to indigent DUI defendants (IL-409-212) and report of Evaluation Service to indigent DUI Defendant (IL-409-213) and/or Report of

Remedial Education Service Provided to Indigent DUI Defendant" (IL-409-214), submitted to the Department by the program;

- e) the number of "Notice of Incomplete/Refused Evaluation" forms processed;
- f) the number of "Notice of Termination from a Remedial Education Program" forms processed.

(SOURCE: Repealed at _____ Ill. Reg. _____, effective _____.)

Section 2056.525 Submission of Reports and Required Forms

- a) On a quarterly basis, DUI evaluation programs shall prepare and submit the Department's "DUI Statistical Reporting Form" (IL-409-0202) summarizing data contained on each completed "Alcohol and Drug Evaluation Uniform Report" form and other information required in Services as an Indigent" form and all other information required in Section 2056.510. On a semi-annual basis, DUI programs shall prepare and submit the Department's Data Collection Reporting System (DCRS) computer disk summarizing data contained on each completed "Alcohol and Drug Evaluation Uniform Report" form and "Qualification for DUI Services as an Indigent" form and all other information required in Section 2056.510 with the exception of any defendant identifying information.

- b) All DUI evaluation and DUI remedial education programs shall notify the Department of any staff changes and will submit form "Schedule K" and form "Schedule L" for any new staff members prior to the provision of DUI services and an "Affidavit of Compliance" for any new staff members prior to the provision of DUI services by said new staff members.
- c) All reports and forms referenced above shall be submitted to:

Illinois Department of Alcoholism and Substance Abuse
222 South College - 2nd Floor
Springfield, Illinois 62704
Attention: DUI Section

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

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SUBPART F: BEVERAGE ALCOHOL SELLERS AND SERVERS
EDUCATION AND TRAINING (BASSET) PROGRAMS

Section 2056.600 Purpose of Beverage-Alcohol-Sellers-and-Servers-Education
and-Training-(BASSET)

A-BASSET-Program-shall-provide-information-to-the-servers-and-sellers-of
alcoholic-beverages-on-the-effects-of-alcohol/drug-use-and-provide-the-neces-
sary-skill-development-techniques-to-avoid-problems-of-patron-misuse:

The purpose of a BASSET program is:

- a) to provide information to sellers and servers of alcoholic beverages about the effects of alcohol and drug use and abuse, and
- b) to provide the necessary skill development techniques to identify and/or intervene with patron use problems thereby reducing the incidence of patron misuse.

(SOURCE: Amended at ____ Ill. Reg. ____, effective ____.)

Section 2056.601 License Applications

- a) Application forms may be obtained by writing to the Department of Alcoholism and Substance Abuse, 222 South College Street, 2nd Floor, Springfield, Illinois, 62704, Attention: DUI Section.

- b) Application forms shall be signed and dated.

(SOURCE: Added at ____ Ill. Reg. ____, effective ____.)

Section 2056.603 Renewal Applications

- a) The Department shall provide each licensed program with a renewal application at least 60 days prior to expiration of the license. Notification to the Department must be given if license renewal forms are not received.
- b) Applications for renewal must be received by the Department not less than 30 days prior to expiration of the license, in order to guarantee that the renewal process is complete prior to expiration.

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- c) Applications for renewal shall be signed and dated by the authorized program representative.

(SOURCE: Added at ____ Ill. Reg. ____, effective ____.)

Section 2056.605 BASSET Curriculum Requirements

The program shall submit its curriculum to the Department for review to determine compliance with this rate at the time of application for licensure. The curriculum shall include, at a minimum, information in the following areas of instruction:

- 1) BHI-laws;
- 2) Dram-Shop-laws;
- 3) insurance-coverage-and-liability;
- 4) local-ordinances-related-to-the-selling-and-serving-of-alcoholic-beverages;
- 5) victim's-rights/compensation;
- 6) vehicular-homicide/manslaughter-laws;
- 7) identification-of-false-I-D-cards-and-procedures-for-notifying-law-enforcement-agencies;
- b) Instruction shall be provided on any available community support programs such as "designated driver" initiatives.
- c) Instruction shall be provided on the effects of alcohol and/or drugs on driving performance and blood alcohol concentration (BAC) levels related to body weight, sex, and amount of alcohol consumed per hour.
- d) The BASSET program shall instruct sellers and servers of alcoholic beverages in the techniques of recognizing signs and symptoms of alcohol/drug intoxication:
 - 1) The information provided during the training session shall incorporate visual and behavioral cues that may help servers to recognize patrons who are likely to become intoxicated.
 - 2) The curriculum shall delineate the factors affecting intoxication:

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- e) The curriculum shall address the special problems associated with different types of drinking establishments such as:

- 1) discotheques;
- 2) entertainment bars;
- 3) adult entertainment bars;
- 4) restaurants;
- 5) neighborhood taverns;
- 6) sporting events;
- 7) concerts or other mass entertainment events;

AREA 1:

PHYSICAL PROPERTIES OF ALCOHOL, DRUGS & ALCOHOLISM - Blood alcohol concentration, alcoholism, the effects of alcohol and/or drugs on driving performance. BAC levels related to body weight, gender and amount of alcohol consumed per hour.

AREA 2:

PREVENTION & INTERVENTION TECHNIQUES - Maintenance of professional demeanor, use of alternative beverages, designated driver programs, visual and behavioral cues that may help participants recognize potential problems, assuring customer safety, refusal of service.

AREA 3:

ILLINOIS STATE STATUTES, LOCAL ORDINANCES, ILLINOIS DUI LAWS - Laws pertaining to the sale of alcohol and the differences between civil and criminal charges and the penalties each carries, Illinois DUI laws and associated penalties.

AREA 4:

PROPER IDENTIFICATION TECHNIQUES, POLICE POLICIES & EXPECTATIONS - Secretary of State's procedures to insure security of Driver's licenses and State ID cards, other acceptable forms of identification and enhanced identification techniques. Proper use of municipal support services (police, fire, and paramedic services).

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AREA 5:

DRAM SHOP LIABILITIES, INSURANCE, AND VICTIM'S RIGHTS - "Vicarious liability", "third party liability", procedures for protection against possible litigation, state insurance requirements and legal terms used in litigation.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.607 License Fees

- a) Application fees shall be due on application for each license. Application fees are not refundable. Payment shall be made by check or money order made payable to the Department of Alcoholism and Substance Abuse. Payment shall not be in the form of U.S. currency, foreign currency, or stamps. A separate check or money order shall be submitted for each application.

b) Fees

- 1) The fee for application for a license is \$200.00.
- 2) The fee for application for renewal of a license is \$200.00.
- 3) No application fee shall be required of any unit of local, State or Federal government.

(SOURCE: Added at _____ Ill. Reg. _____, effective _____.)

Section 2056.610 BASSET Programmatic Requirements

- a) BASSET programs shall administer a pre-test and post-test to participants to assess the program's effectiveness and any increase in the sellers' and servers' knowledge of the training areas. The BASSET program shall include a minimum of six (6) hours of classroom instruction. This instruction may be offered in one entire session or scheduled in increments over a specified period of time.
- b) BASSET programs shall issue a certificate to each participant that it determines has successfully completed the course.

At the time of application for licensure, the program must specify how the required curriculum hours will be scheduled.

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- c) BASSET programs shall design and administer a pre-test and post test to participants to assess the program's effectiveness and any increase in knowledge in the curriculum areas. The pre-test and post test must be submitted for review by the Department at the time of application for licensure or prior to the provision of services.
- d) BASSET programs shall issue a certificate to each participant that it determines has successfully completed the course.
- e) BASSET programs shall submit at the time of licensing a listing of all BASSET instructors and, after licensure, notify the Department of any change in instructors and the completion date of training (as specified in Section 2056.670) for each instructor.
- f) BASSET programs shall compile and submit, on a format designed by the department a semi-annual report containing the following information:
- 1) The number of participants trained during the reporting period.
 - 2) The number of BASSET courses scheduled and completed during the reporting period.
 - 3) The total fees charged for BASSET training per course during the reporting period.
 - 4) The number of businesses represented by participants completing BASSET programs and the respective counties of those businesses.
- g) BASSET programs shall maintain a record of all participants who successfully complete BASSET training for a minimum of one year.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

Section 2056.615 BASSET Recordkeeping/Reports (Repealed)

- a) BASSET programs shall prepare and submit the following reports to the Department within 45 days after the expiration of the previous license:
- i) A list of all businesses that have participated in the BASSET training during the year.
 - 2) The number of sellers and servers trained during the year.

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- 3) The total fees charged for BASSET training.
- b) BASSET programs shall maintain a record of all participants who successfully complete BASSET training for a minimum of one year.

(SOURCE: Repealed at _____ Ill. Reg. _____, effective _____.)

Section 2056.620 Period of Licensure

Each license issued by the Department shall be valid for a period of up to two (2) years.

(SOURCE: Added at _____ Ill. Reg. _____, effective _____.)

Section 2056.625 Acceptance for Processing

- a) Application for licensure, or renewal of licensure are deemed received by the Department on the postmarked date.
- b) Incomplete applications shall be returned to the applicant with a statement which lists the information which must be included. To avoid imposition of a new licensure fee, the application shall be resubmitted within 90 days of the date of the statement.

(SOURCE: Added at _____ Ill. Reg. _____, effective _____.)

Section 2056.630 Non-Transferability of License

A license shall be valid only for the premises and program named in the application for license. A license is not transferable or assignable to any new owner.

(SOURCE: Added at _____ Ill. Reg. _____, effective _____.)

Section 2056.635 Change in BASSET Program Director or Services

All programs shall notify the Department, in writing, within five working days when there is a new program director or any change in services.

(SOURCE: Added at _____ Ill. Reg. _____, effective _____.)

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Section 2056.640 Exceptions for BASSET Programs

- a) Requests for exceptions to any provision of Subpart F shall be made to the Director, in writing, and shall indicate the basis, rationale, and/or need for the exception.
- b) Any exception granted by the Director shall expire automatically at the end of the license period in which it was granted.
- c) The Department shall revoke any exception granted where the circumstances which gave rise to the exception no longer exist. The program shall notify the Department in writing within ten (10) working days when the circumstances which gave rise to the exception no longer exist.

(SOURCE: Added at Ill. Reg. _____, effective _____.)

Section 2056.645 Compliance With Local Government Ordinances

Programs shall comply with any applicable local government ordinances relative to the provision of BASSET services, if applicable, and shall indicate such compliance at the time of application for licensure.

(SOURCE: Added at Ill. Reg. _____, effective _____.)

Section 2056.650 BASSET Program Fee

Programs shall submit, at the time of application or renewal of licensure, a fee schedule indicating the cost, if any, of the BASSET program. The program must notify the Department within five working days, of any change to the fee schedule.

(SOURCE: Added at Ill. Reg. _____, effective _____.)

Section 2056.655 Sanctions

- a) The Department may issue a written warning, place on probation, suspend, revoke, refuse to issue, or refuse to renew licenses. Opportunity for a hearing shall be granted in any instance other than when a written warning is issued. The Department may impose one or more of the sanctions listed above in any instance in which the program has:

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NOTICE OF PROPOSED AMENDMENTS

- 1) failed to comply with any provision of the Act;
- 2) failed to comply with any provision of this Part or other applicable Parts;
- 3) falsified any information required to be submitted to the Department pursuant to this Part;
- 4) failed to comply with any law or ordinance, after the program has been found guilty of the violation by the entity with subject matter jurisdiction over the alleged offense;
- 5) failed to comply with a Departmental request for information within 30 days;

b) Hearings pursuant to this Section are governed by 77 Ill. Adm. Code 2058.900.

c) In determining the type and severity of sanctions to be pursued by the Department, the Department shall employ the following standards:

- 1) degree with which licensee's conduct misrepresented the purpose and/or benefit of BASSET programming resulting in economic benefit to the licensee;
- 2) relative severity of licensee's conduct;
- 3) licensee's past history of violations or compliance with the Act and provisions of this Part;
- 4) any other relevant factor to be examined in mitigation or aggravation of the licensee's conduct with respect to the severity of sanction sought by the Department.

(SOURCE: Added at Ill. Reg. _____, effective _____.)

Section 2056.660 BASSET Instructor Training

Each BASSET Instructor shall attend one Basic BASSET Instructor Training Session offered or approved by the Department during the first six months of employment. It is the responsibility of each Program Director to insure that all BASSET Instructors meet the training requirements of this section.

(SOURCE: Added at Ill. Reg. _____, effective _____.)

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SUBPART G: COMPLAINTS/INSPECTIONS/INVESTIGATIONS

Section 2056.705 Inspections

The Department shall conduct inspections of programs licensed under this Part to enforce compliance with the rules under this Part. Department inspections shall be conducted on a random basis to survey program compliance with this Part or in response to complaints made to the Department concerning a program licensed by this Part. Upon issuance of a "Notice of Inspection" (IL-409-0167) and presentation of Department credentials, inspectors Compliance Officers of the Department shall be permitted access to inspect all areas and records of the program except financial and business records that are confidential or privileged. Defendant fee charges and collection records are not considered confidential or privileged for this purpose.

(SOURCE: Amended at _____ Ill. Reg. _____, effective _____.)

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1) HEADING OF THE PART: Commercial Fishing in Lake Michigan

2) CODE CITATION: 17 Ill. Adm. Code 850

3) SECTION NUMBERS:
850.10
850.20
850.30

PROPOSED ACTION:
Amendments
Amendments
Amendments

4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.3n, 1.4, 1.5, 1.7, 1.10, 5.7, 5.8, 5.19 and 6.1 of the Fish Code of 1971 (Ill. Rev. Stat. 1991, ch. 56, pars. 1.3, 1.3n, 1.4, 1.5, 1.7, 1.10, 5.7, 5.8, 5.19 and 6.1).

5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: These amendments will require that all gill nets used in Lake Michigan have a vertical width of not more than 20 meshes; require that all gill nets set in waters up to 120 feet in depth shall not be set prior to sunrise and that they must be removed from the water prior to sunset during the months of August, September, October and November. Changes in the annual total harvest quota will keep it at the same level, but divide it equally among each licensee at the beginning of each license year.

6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

8) DO THESE PROPOSED AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No

9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? No

10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Don Woods
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

DEPARTMENT OF CONSERVATION

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12) INITIAL REGULATORY FLEXIBILITY ANALYSIS:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: March 13, 1992
- B) Types of small businesses affected: There are currently 3 Commercial Fishermen licensed by the Department to harvest bloater chub and yellow perch from the Illinois portion of Lake Michigan.
- C) Reporting, bookkeeping or other procedures required for compliance: The commercial fishermen are required to submit monthly catch reports and a yearly operational plan. The catch reports are necessary to monitor the removal of fish from Lake Michigan. The yearly operational plan identifies the port from which each fisherman's vessel will operate and the exact location at which all harvested fish will be transferred from the vessel to the shore. The operational plan is necessary to monitor the fishermen's activities for Law Enforcement purposes.
- D) Types of professional skills necessary for compliance: No professional skills are required.

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER b: FISH AND WILDLIFE

PART 850
COMMERCIAL FISHING IN LAKE MICHIGAN

Section
850.5
850.10
850.20
850.30
850.40
850.50
850.60
850.80

Introduction
Possession and Identification of Gear
Quota
Restricted Commercial Fishing Areas
Limited Entry
License Eligibility and License Provisions
Application for License
Suspension or Revocation

AUTHORITY: Implementing and authorized by Sections 1.3, 1.3n, 1.4, 1.5, 1.7, 1.10, 5.7, 5.8, 5.19 and 6.1 of the Fish Code of 1971 (Ill. Rev. Stat. 1991, ch. 56, pars. 1.3, 1.3n, 1.4, 1.5, 1.7, 1.10, 5.7, 5.8, 5.19 and 6.1).

SOURCE: Adopted at 3 Ill. Reg. 44, p. 46, effective November 1, 1979; codified at 6 Ill. Reg. 877; amended at 6 Ill. Reg. 3846, effective March 31, 1982; amended at 7 Ill. Reg. 2711, effective March 2, 1983, amended at 8 Ill. Reg. 7220, effective May 15, 1984; emergency amendments at 9 Ill. Reg. 4854, effective April 2, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 6179, effective April 23, 1985; amended at 10 Ill. Reg. 9789, effective May 21, 1986; amended at 12 Ill. Reg. 7996, effective April 25, 1988; amended at 16 Ill. Reg. _____, effective _____.

Section 850.10 Possession and Identification of Gear

- a) Licensed commercial fishermen may take bloater chub and yellow perch in Lake Michigan only with gill nets that have meshes of not more than 2-3/4 inch diagonal stretched measurement nor less than 2-3/8 inch diagonal stretched measurement. All gill nets used to take such fish in the Illinois waters of 20-fathoms (120-feet)-or less in depth Lake Michigan shall not have a vertical width of more than twenty (20) meshes.
- b) Gill nets found on any vessels not conforming to the 2 3/8 through 2 3/4 inch diagonal stretched measurement requirement shall be prima facie evidence that such nets are illegally used and subject to confiscation and

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disposition as provided in Section 1.23 of the Fish Code of 1971 (Ill. Rev. Stat. 1991, ch. 56, par. 1.23).

- c) It shall be unlawful to set any legal gill net in Lake Michigan unless such net is properly marked at each end with a buoy having a staff of not less than 6 feet in height to which a colored flag is secured, and the name, city or town of residence, and the license number of the licensee is attached to the flag, staff, or upper surface of the bowl of each buoy attached to the ends of the net. In addition, during the period from April 1 through October 31 all commercial gill nets placed in waters of 20 fathoms or less in depth shall have placed within 25 feet of the net at intervals of not more than 3600 feet a float not less than 3 gallons in size with 50% of the outer surface colored in orange. During the period from December 1 through March 31 only, wooden boards of at least 8 feet in length may be used at the ends of the net and must also comply with the marking provisions as defined in this Section.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 850.20 Quota

- a) Harvest quotas will be reviewed annually and will be established by the Department for each license fishing year taking into consideration the condition and supply of Lake Michigan fish stocks.

- b) For the each license year beginning April 1st and ending March 31st, an annual total harvest quota per licensee of 70,000 350,000 pounds will be permitted. This quota shall be composed of bloater chub (dressed weight) and not more than 55,000 275,000 pounds of yellow perch (round weight). Upon reaching a total harvest of 70,000 pounds of bloater chub or 70,000 pounds of bloater chub and yellow perch in combination, each commercial fishing license holder will terminate commercial fishing activities for that license year. This annual total harvest quota shall be divided equally among each licensee at the beginning of each license year. It shall be unlawful to possess other species except smelt and alewife incidentally caught in bloater chub and yellow perch gill nets, fished in compliance with this part and the Illinois Fish Code. All other species must be removed immediately from the gill nets as they are brought on

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board the vessel and returned to the water at once in the same condition as taken.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 850.30 Restricted Commercial Fishing Areas

- a) During the months of July and August, commercial gill net fishing may be undertaken anywhere in the Illinois portion of Lake Michigan outside of the 1,000 yard distance from any pier, breakwater, or similar structure, or the low water mark on the shore. From the months of September through June, inclusive, commercial fishermen must fish in water depths of at least 5 fathoms (30 feet) or deeper to minimize incidental catch of salmon and trout.

- b) The following described area in Lake Michigan is established as fish refuge and it shall be unlawful for any person to place any commercial fishing device in it: all waters on or adjacent to any area commonly referred to as Julian's Reef, located in a general area bounded by 42 16'00" north latitude on the north, 87 29'00" west longitude on the east, 42 11'00" north latitude on the south and 87 35'00" west longitude on the west, on U.S. Lake survey navigational chart #75, edition of April 1972 (National Oceanic and Atmospheric Administration).

- c) During the months of August, September, October and November, all gill nets set in the Illinois portion of Lake Michigan in waters up to 20 fathoms (120 feet) in depth shall not be set prior to sunrise and must be removed from the water prior to sunset on the same day.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Procedures For Operation of the Non-Hazardous Solid Waste Fee System

2) Code Citation: 35 Ill. Adm. Code 858

3) Section Numbers: Amended

858.207

4) Statutory Authority: Implementing and authorized by Section 22.15 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.15, as added by P.A. 84-1319, effective September 4, 1986).

5) A Complete Description of the Subjects and Issues Involved:

a) The proposed amendment to Section 858.207 is minor and serves to provide the Agency with reliable solid waste gate yard capacity estimates.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? Yes X No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rule does not create or enlarge a mandate under Section 3 of the State Mandates Act, Ill. Rev. Stat. 1989, ch. 85, par. 2203.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments on this rule within 35 days of the date of this publication. Written comments should be directed to:

Todd Rettig
Assistant Counsel
Illinois Environmental Protection Agency
2200 Churchill Road
P.O. Box 19276
Springfield, Illinois 62794-9276
217/782-5544

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: February 19, 1992

ENVIRONMENTAL PROTECTION AGENCY

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B) Types of small businesses affected: Sanitary landfills meeting the definition of a small business

C) Reporting, bookkeeping or other procedures required for compliance: Gate yard capacity estimates prepared by or under the direction of and certified by a Registered Physical Engineer

D) Types of professional skills necessary for compliance: Registered Physical Engineer

The full text of the Proposed Rule begins on the next page:

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

PART 858

PROCEDURES FOR OPERATION OF THE NON-HAZARDOUS SOLID WASTE FEE SYSTEM

SUBPART A: GENERAL PROVISIONS

Section

- 858.101 Applicability
- 858.102 Definitions
- 858.103 Exemptions from Fee System
- 858.104 Retention of Records
- 858.105 Certification
- 858.106 Severability
- 858.107 Landfills Maintaining Records under Subparts B and C

SUBPART B: PROCEDURES FOR MAINTAINING RECORDS WHERE THE QUANTITY OF WASTE HAS BEEN WEIGHED

Section

- 858.201 Applicability
- 858.202 Records
- 858.203 Daily Solid Waste Record
- 858.204 Quarterly Solid Waste Summary (Recodified)
- 858.205 Supplemental Solid Waste Record (Recodified)
- 858.206 Monthly Solid Waste Record
- 858.207 Quarterly Solid Waste Summary
- 858.208 Revisions to Monthly Solid Waste Record and Quarterly Solid Waste Summary

SUBPART C: PROCEDURES FOR MAINTAINING RECORDS WHERE THE QUANTITY OF WASTE HAS NOT BEEN WEIGHED

Section

- 858.301 Applicability
- 858.302 Records
- 858.303 Daily Solid Waste Record
- 858.304 Quarterly Solid Waste Summary (Recodified)
- 858.305 Supplemental Solid Waste Record (Recodified)
- 858.306 Measurement (Recodified)
- 858.307 Monthly Solid Waste Record
- 858.308 Quarterly Solid Waste Summary
- 858.309 Revisions to Monthly Solid Waste Record and Quarterly Solid Waste Summary
- 858.310 Measurement

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SUBPART D: PROCEDURES FOR PAYMENT OF FEES

Section

- 858.401 Quarterly Submission of Payment
- 858.402 Manner of Payment

AUTHORITY: Implementing and authorized by Section 22.15 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1022.15, as added by P.A. 84-1319, effective September 4, 1986).

SOURCE: Emergency Rules adopted at 11 Ill. Reg. 1668, effective January 1, 1987, for a maximum of 150 days; adopted at 11 Ill. Reg. 9605, effective May 15, 1987; recodified from Section 858.204 at 13 Ill. Reg. 5954; Amended at 13 Ill. Reg. 17428, effective October 31, 1989, amended at 111. Reg. effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART B: PROCEDURES FOR MAINTAINING RECORDS WHERE THE QUANTITY OF WASTE HAS BEEN WEIGHED

Section 858.207

Quarterly Solid Waste Summary

- a) A Quarterly Solid Waste Summary shall be maintained at the site and shall include the following information:

- 1) The Agency designated site number, the site name and the calendar quarter for which the summary applies.

- 2) The total quantity of solid waste received in tons weighed:

- A) for each month of the calendar quarter;

- B) for the entire calendar quarter; and

- C) for the calendar year-to-date.

- 3) The quantity of solid waste permanently disposed in tons weighed which is exempted from the fee payment provisions showing the categorical exemption which applies under Section 858.103:

- A) for each month of the calendar quarter;

- B) for the entire calendar quarter; and

- C) for the calendar year-to-date.

- 4) The quantity of solid waste permanently disposed in tons weighed which is subject to the fee payment provisions:

ENVIRONMENTAL PROTECTION AGENCY

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- A) for the month of the calendar quarter;
 B) for the entire calendar quarter; and
 C) for the calendar year-to-date.

- 5) The fee rate applicable under Section 22.145 of the Act.
- b) The Quarterly Solid Waste Summary shall be received by the Agency on or before April 15, July 15, October 15 and January 15 of each year and shall cover the three calendar months preceding the receipt date.
- c) In addition to the information set forth in subsection (a), the Quarterly Solid Waste Summary due on April 15 of each year shall include an estimate of the gate yard capacity remaining at the site under the Agency developmental permits then in effect as of April 1 of each year and an estimate of the expected lifetime for that remaining capacity. All capacity estimates shall be prepared by, or under the supervision of, a registered professional engineer. The registered professional engineer shall affix the name of the engineer, date of preparation, registration number, a statement attesting to the accuracy of the capacity estimate and a professional seal to all estimates. The remaining gate yard capacity estimate shall be submitted to the Agency on a form provided by the Agency.

AGENCY NOTE: "gate-yard capacity" refers to the amount of waste as measured upon receipt which the site can accept. This term does not refer to the void space remaining in place at the disposal site.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

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- 1) Heading of the Part: Deductions from Wages
 2) Code Citation: 56 Ill. Adm. Code 300

3) <u>Section Numbers:</u>	<u>Proposed Action</u>
300.100	Repealed
300.110	Repealed
300.120	Repealed
300.200	Repealed
300.210	Repealed
300.220	Repealed
300.230	Repealed
300.300	Repealed
300.310	Repealed
300.400	Repealed
300.410	Repealed
300.420	Repealed
300.430	Repealed
300.440	New Section
300.450	New Section
300.460	New Section
300.500	New Section
300.510	New Section
300.520	New Section
300.600	New Section
300.610	New Section
300.620	New Section
300.630	New Section
300.640	New Section
300.700	New Section
300.710	New Section
300.720	New Section
300.730	New Section
300.740	New Section
300.750	New Section
300.760	New Section
300.770	New Section
300.780	New Section
300.790	New Section
300.800	New Section
300.810	New Section
300.820	New Section
300.830	New Section
300.840	New Section

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300.850
300.860
300.870
300.880
300.890
300.900
300.910
300.920
300.930
300.940
300.950
300.960
300.970
300.980
300.990
300.1000
300.1010
300.1020

New Section
New Section
New Section
New Section
New Section
New Section
New Section
New Section
New Section
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New Section
New Section
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New Section

4) Statutory Authority: Implementing Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 of the Illinois Wage Payment and Collection Act (Ill. Rev. Stat. 1991, Ch. 48 pars 35m-1-14)

5) A complete description of the subjects and issues involved: These new sections update the rules to reflect the practices of modern day business. They also establish standards for the informal investigative hearings on wage claims held by the Department of Labor.

6) Will this proposed amendment replace an emergency rule currently in effect?
No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? Yes

9) Are there any other proposed amendments pending on this part? No

10) Statement of statewide policy objective: The Department is promulgating these rules to simplify the wage claims process in order to facilitate access to this process by lay persons and to inform them of their rights under this process.

11) Time, place, and manner in which interested persons may comment on the proposed rulemaking. Persons who wish to comment on this proposed rulemaking may submit comments no later than 45 days after the publication of this notice to:

DEPARTMENT OF LABOR

NOTICE OF PROPOSED AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER I: DEPARTMENT OF LABOR
SUBCHAPTER b: REGULATION OF WORKING CONDITIONS

PART 300

REDUCTIONS FROM WAGES
PAYMENT AND COLLECTION OF WAGES OR FINAL COMPENSATION

Section
300.100
300.110
300.120
300.200
300.210
300.220
300.230
300.300
300.310
300.400
300.410
300.420
300.430

Cash or Inventory Shortages (Repealed)
Failure to Follow Credit Card, Check-Cashing, Accounts Receivable Procedures (Repealed)
Acceptance of Disputed Paycheck (Repealed)
Cash Advance Repayment Agreement (Repealed)
Deduction Limit (Repealed)
Balance Due at Termination (Repealed)
Acceptance of Disputed Paycheck (Repealed)
Damaged Property (Repealed)
Acceptance of Disputed Paycheck (Repealed)
Return of Employer's Property (Repealed)
Deposit (Repealed)
Conditions of Return of Deposit (Repealed)
Time for Return of Deposit (Repealed)

SUBPART A: GENERAL PROVISIONS

Section
300.440
300.450
300.460

Application
Definitions
Independent Contractor Exemption

SUBPART B: WAGES OR FINAL COMPENSATION

Section
300.500
300.510
300.520

Earned Bonuses
Earned Commissions
Earned Vacations

SUBPART C: PAYMENT OF WAGES OR FINAL COMPENSATION

Section
300.600
300.610
300.620
300.630
300.640

Direct Deposit
Gratuitous Payments at Separation
Liability of Officers and Agents
Records and Notice Requirements
Refusal to Pay Wages or Final Compensation

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SUBPART D: DEDUCTION FROM WAGES OR FINAL COMPENSATION

Section	Scope of Subpart D
300.700	Burden of Proof
300.710	Written Agreement Authorizing Deductions
300.720	Cash or Inventory Shortages
300.730	Failure to Follow Credit Card, Cash Checking, or Accounts Receivable Procedures
300.740	Cash Advance Repayment Agreement
300.750	Advanced Vacation Pay
300.760	Tuition Reimbursement
300.770	Training and Educational Expenses
300.780	Cash Advance Exception
300.790	Deduction Limit
300.800	Balance Due at Termination
300.810	Damaged Property
300.820	Return of Employer's Property
300.830	Uniforms Required by an Employer
300.840	Equipment Required by an Employer
300.850	Medical Examinations and Records
300.860	Deposit
300.870	Conditions of Return of Deposit
300.880	Time for Return of Deposit
300.890	Overpayment
300.900	Deductions From Bank Accounts
300.910	Acceptance of Disputed Paycheck
300.920	Notice of Disputed Deductions
300.930	

SUBPART E: INVESTIGATION OF CLAIMS
FOR WAGES OR FINAL COMPENSATION

Section	Filing of Claim and the Employer's Response
300.940	Scheduling and Notice of Investigative Hearing
300.950	Continuances
300.960	Application of the Rules of Evidence, Pleadings and Procedures in an Investigative Hearing
300.970	Attorneys and Witnesses in Investigative Hearings
300.980	Contumacious Conduct in Investigative Hearings
300.990	Telephone Hearings
300.1000	Issuance of Administrative Subpoena
300.1010	Review of Hearing Officer Decisions
300.1020	

AUTHORITY: Implementing Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and 14 of the Illinois Wage Payment and Collection Act (Ill. Rev. Stat. 1991, Ch. 48 pars. 39m-1-14).

DEPARTMENT OF LABOR

NOTICE OF PROPOSED AMENDMENTS

SOURCE: Filed October 16, 1975, effective October 26, 1975; codified at 8 Ill. Reg. 18488; amended at 16 Ill. Reg.

Section 300.100 Cash or Inventory Shortages (Repealed)

Cash and/or inventory shortages may not be deducted from an employee's pay in any case. Any written agreement permitting an employer to make such deductions is in violation of section 9 of the Wage Payment and Collection Act (Ill. Rev. Stat. 1983, ch. 48, par. 39m-1 et seq.)

(Source: Repealed at 16 Ill. Reg. , effective)

Section 300.110 Failure to Follow Credit Card, Check-Cashing, Accounts Receivable Procedures (Repealed)

These regulations also will apply to shortages incurred as a result of failure to follow proper credit card, check-cashing or accounts receivable procedures.

(Source: Repealed at 16 Ill. Reg. , effective)

Section 300.120 Acceptance of Disputed Paycheck (Repealed)

Acceptance by an employee of a disputed paycheck will not be considered evidence that the employee has agreed to the deduction in question.

(Source: Repealed at 16 Ill. Reg. , effective)

Section 300.200 Cash Advance Repayment Agreement (Repealed)

If a cash advance is to be repaid through payroll deductions, both the employer and the employee must sign an agreement specifying the amount of the advance, the repayment schedule, and the method of repayment.

(Source: Repealed at 16 Ill. Reg. , effective)

Section 300.210 Deduction Limit (Repealed)

No such agreement shall provide for a repayment schedule of more than 15% of an employee's gross wages per paycheck.

(Source: Repealed at 16 Ill. Reg. , effective)

Section 300.220 Balance Due at Termination (Repealed)

If, upon termination, an employee owes an amount greater than 15% of gross wages that amount may be withheld from the employee's final compensation, but only if such an arrangement was included in the agreement signed when the advance was

made-
(Source: Repealed at 16 Ill. Reg. , effective)
Section 300.230 Acceptance of Disputed Paycheck (Repealed)
The acceptance by an employee of a disputed paycheck will not be considered evidence that the employee has agreed to the deduction in question.
(Source: Repealed at 16 Ill. Reg. , effective)
Section 300.300 Damaged Property (Repealed)

A financial loss suffered by an employer due to damage to his property or to that of a customer or client may not be deducted from an employee's pay in any case. Any written agreement permitting an employer to make such deductions is in violation of Section 9 of the Wage Payment and Collection Act (Ill. Rev. Stat. 1983, ch. 48, par. 39m-9).

(Source: Repealed at 16 Ill. Reg. , effective)
Section 300.310 Acceptance of Disputed Paycheck (Repealed)

Acceptance by an employee of a disputed paycheck will not be considered evidence that the employee has agreed to the deductions in question.

(Source: Repealed at 16 Ill. Reg. , effective)
Section 300.400 Return of Employer's Property (Repealed)

In no case shall an employer withhold all or part of the final compensation due an employee while the employer awaits return of property in the possession of the employee. Any written agreement which permits such withholding is in violation of Section 9 of the Wage Payment and Collection Act (Ill. Rev. Stat. 1983, ch. 48, par. 39m-9).

(Source: Repealed at 16 Ill. Reg. , effective)
Section 300.410 Deposit (Repealed)

An employer may request that a deposit be paid on a particular piece of property, but such a deposit may not be deducted from the employee's wages without the employee's express written consent.

(Source: Repealed at 16 Ill. Reg. , effective)
Section 300.420 Conditions of Return of Deposit (Repealed)

A deposit must be returned to the employee along with any final compensation provided the employee has returned the property on which the deposit was paid.
(Source: Repealed at 16 Ill. Reg. , effective)

Section 300.430 Time for Return of Deposit (Repealed)
If property is returned after all other final compensation has been paid, the deposit on the property must be given to the employee immediately upon return of the property, if possible, but in no case later than the next regular payday.
(Source: Repealed at 16 Ill. Reg. , effective)

SUBPART A: GENERAL PROVISIONS

Section 300.440 Application

The Department may assist an individual in his/her claim for wages or final compensation when:

- The claim concerns work performed within the state of Illinois, but not when the claim concerns sporadic work performed in Illinois for an employer located outside of Illinois.
- The claim concerns work performed outside the state of Illinois if the specified employer is located within Illinois or the contract for hire was entered into in this state, but not when the claim is filed by an employee whose permanent work station was outside the state of Illinois and who performed a substantial portion of his/her duties outside Illinois.
- The claim is filed by an employee whose permanent work station and employer is outside the state of Illinois and who performed a substantial portion of his/her duties outside of Illinois when the claim is within the jurisdiction of a state that has a reciprocal agreement with the Department in accordance with Section 7 of the Act.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.450 Definitions

All other terms used in Part 300 of these Rules shall have the meanings set forth in Section 2 of the Wage Payment and Collection Act entitled "Definitions" and as further defined herein and hereafter.

- "Act" means the Wage Payment and Collection Act, as amended (Ill. Rev. Stat. 1991, ch. 48, pars. 39m-1 et seq.)
- "Administrative employee" means an employee as defined by Section 13(a)(1) of the Fair Labor Standards Act of 1938 (29 U.S.C. 213(a)(1)) and regulations promulgated thereunder 29CFR Part 541, amended 56 FR 8251).

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- c) "Claim" means a signed application alleging a violation of the Act, accompanied by supporting documentation required by the Department.
- d) "Claimant" means any person who submits a claim.
- e) "Day" means a calendar day.
- f) "Department" means the Illinois Department of Labor, its director, and his/her authorized representatives.
- g) "Executive employee" means an employee as defined by Section 132(a)(1) of the Fair Labor Standards Act of 1938 (29 U.S.C. 213(a)(1) and regulations promulgated thereunder at 29 CFR Part 541, amended 56 FR 8251).
- h) "Hearing Officer" means an individual authorized by the Department to determine the merits of claims alleging violations of the Act.
- i) "Party" means a claimant and any employer whose payment of wages or final compensation is in question.
- j) "Professional employee" means an employee as defined by Section 13(a)(1) of the Fair Labor Standards Act of 1938 (29 U.S.C. 213(a)(1) and regulations promulgated thereunder at 29 CFR Part 541, amended 56 FR 8251).

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.460 Independent Contractor Exemption

- a) All three conditions enumerated in Section 2 of the Act must be satisfied for the independent contractor exemption to apply. For purposes of Section 2 of the Act:
- 1) "control" means the existence of general control or right to general control, even though the details of work are left to an individual's judgment.
- 2) "An independently established trade, occupation, profession or business" means the individual performing the services has a proprietary interest in such business, to the extent that he/she operates the business without hindrance from any other person and, as the enterprise's owner, may sell or otherwise transfer the business.
- b) An individual may be an employee without being entirely dependent upon his/her relationship with a specified employer for his/her livelihood. A person engaged in other occupations may be an employee of a specified employer even though he/she only worked intermittently or part time.
- c) In determining whether this exemption applies, the Department shall consider the actual, rather than the alleged, relationship between an employer and a claimant; designations and terminology used by the parties are not controlling nor is the claimant's status for tax purposes controlling.

(SOURCE: Added at 16 Ill. Reg. , effective)

SUBPART B: WAGES OR FINAL COMPENSATION

Section 300.500 Earned Bonuses

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- a) A claim for an earned bonus arises when an employee performs the requirements for a bonus set forth in a contract or an agreement between the parties.
- b) When the employment relationship is terminated by mutual consent of the parties or by an act of the employer through no fault of the employee, the employee shall be entitled to a proportionate share of the earned bonus.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.510 Earned Commissions

- a) Absent an express agreement to the contrary, an employee who is the procuring cause of a sale or other transaction is entitled to commission, notwithstanding the fact that the sale or other transaction was consummated by the principal personally or through another agent.
- b) Where the employer and employee agree that the employee is to be advanced a commission in anticipation of a particular sale, and the sale is subsequently voided, the employer may not deduct from the employee's wages any amount greater than the amount of the commission previously advanced on that particular sale.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.520 Earned Vacations

- a) Whenever an employment contract or an employment policy provides for paid vacation earned by length of service, vacation time is earned pro rata as the employee renders service to the employer.
- b) Oral promises, handbooks, memoranda, and uniform patterns of practice may create a duty to pay the monetary equivalent of earned vacation.
- c) Claims for vacation pay must be brought to the Department within three years from the date the vacation is earned.
- d) Nothing in this provision shall be construed to reduce or impair the right of the claimant to maintain a civil action to recover additional vacation pay found due by such courts.
- e) An employment contract or an employer's policy may require an employee to take vacation by a certain date or lose the vacation, provided that the employee is given a reasonable opportunity to take the vacation. The employer must demonstrate that the employee had notice of the contract or policy provision.
- f) The Department recognizes provisions whereby:
- 1) no vacation is earned during a limited period at the commencement of employment. The employer must demonstrate that the provision is not a subterfuge to avoid payment of vacation actually earned by length of service and, in fact, no vacation is implicitly earned or accrued during that period.
- 2) vacation is earned and accrues at an accelerating rate during the year. The provision is acceptable when the acceleration period and the

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Section 300.630 Records and Notice Requirements

- a) Every employer shall keep, for a period of not less than three years, true and accurate records of the name and address of each employee, the hours worked each day in each work week by each employee, the rate of pay, the amount paid each pay period to each employee and all deductions made from wages. Additionally, any employer that provides paid vacation to its employees must maintain true and accurate records of the number of vacation days earned for each year and the dates on which such vacation days were taken and paid.
- b) The employer shall bear the burden of showing that it was not possible to notify the employee in writing, at the time of hiring, of the rate of pay and of the time and place of payment. "Rate of pay" shall include a description of all wages and final compensation, as defined by Section 2 of the Act and as further defined herein and hereafter.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.640 Refusal to Pay Wages or Final Compensation

- a) The duty to pay wages arises out of a contract of employment, an employment policy, or an agreement between the parties. The Department shall make a determination in an informal investigative hearing as to whether the duty to pay exists.
- b) An employer which is doing business at the time the duty to pay wages arises is presumed to have the ability to pay.
- c) A willful refusal to pay is a voluntary, conscious and intentional act. An employer who subordinates the wage claims of employees to the claims of other creditors has willfully refused to pay wages, in violation of the Act.

(SOURCE: Added at 16 Ill. Reg. , effective)

SUBPART D: DEDUCTION FROM WAGES OR FINAL COMPENSATIONSection 300.700 Scope of Subpart D

Nothing in this Subpart shall be construed to permit an employer to violate the provisions of the Minimum Wage Act, as amended (Ill. Rev. Stat. 1989, ch. 48, pars. 1001 et seq.) or the Fair Labor Standards Act of 1938, as amended (29 U.S.C. 201 et seq.)

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.710 Burden of Proof

The employer shall bear the burden of establishing the applicability of any

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changes in accrual rates are reasonable, and the policy is uniformly applied.

- 3) the employer does not have separate arrangements for vacation and sick leave. Under the provision, employees earn a certain number of "paid days off" which they can use for any purpose, including vacation and sick leave. Because employees have an absolute right to take these days off (unlike traditional sick leave where using such sick leave is contingent upon illness), the Department shall treat "paid days off" as earned vacation days.

- g) Any employer that provides paid vacation to its employees must maintain true and accurate records of the number of vacation days earned for each year and the dates on which such vacation days were taken and paid.

(SOURCE: Added at 16 Ill. Reg. , effective)

SUBPART C: PAYMENT OF WAGES OR FINAL COMPENSATIONSection 300.600 Direct Deposit

An employer shall not make payment of wages by direct deposit unless the employee designates a bank or a financial institution.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.610 Gratuitous Payments at Separation

The Department shall apply any gratuitous payments made by an employer to an employee upon separation against any final compensation which the employer is obligated to pay. As used herein, a gratuitous payment is money given by an employer to an employee that does not arise out of a contract or agreement between the parties or an employment policy.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.620 Liability of Officers and Agents

- a) An officer of a corporation or an agent of an employer may be personally liable under section 13 of the Act for a claimant's wages or final compensation when that officer or agent actively asserted substantial control over the terms and conditions of the claimant's employment.
- b) As used in Section 13 of the Act:

- 1) "Knowingly" means knowledge of the existence of facts constituting the alleged violation, rather than a knowledge of the unlawfulness of the act or omission.
- 2) "Permit" means to allow to happen or to fail to prevent.

(SOURCE: Added at 16 Ill. Reg. , effective)

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claimed exception to Section 9 of the Act.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.720 Written Agreement Authorizing Deductions

Any written agreement between employer and claimant permitting or authorizing deductions from wages must be given freely at the time the deduction was made. In the case of cash advances, the agreement may be made either at the time of the deduction or at the time of the advance itself.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.730 Cash or Inventory Shortages

Cash and/or inventory shortages shall not be deducted from an employee's pay unless the employee's express written consent is given freely at the time the deduction is made.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.740 Failure to Follow Credit Card, Check Cashing, or Accounts Receivable Procedures

These regulations also will apply to shortages incurred as a result of a failure to follow proper credit card, check cashing or accounts receivable procedures.

(Source: Added at 16 Ill. Reg. , effective)

Section 300.750 Cash Advance Repayment Agreement

If a cash advance is to be repaid through payroll deductions, both the employer and the employee must sign an agreement specifying the amount of the advance, the repayment schedule, and the method of repayment.

(Source: Added at 16 Ill. Reg. , effective)

Section 300.760 Advanced Vacation Pay

Where an employer permits an employee to take vacation which has not yet been earned, and the employee resigns or is terminated, the employer may not deduct the unearned vacation pay from the employee's final compensation without a written agreement as set forth in the rules pertaining to cash advances.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.770 Tuition Reimbursement

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Where an employer advances payment to or on behalf of the employee for the cost of tuition, textbooks and other expenses of voluntary elective educational courses, the employer may not deduct such advances from the employee's wages or final compensation without a written agreement as set forth in the rules pertaining to cash advances.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.780 Training and Educational Expenses

An employer shall not deduct expenses for training or educational courses required by the employer, even though such training or educational courses are also required by state or federal government unless the employee's express written consent is given freely at the time the deduction is made.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.790 Cash Advance Exception

The provisions of these rules pertaining to cash advances shall not apply to funds transmitted by wire to employees who are traveling, where a signed authorization is not practicable.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.800 Deduction Limit

No cash advance repayment agreement shall provide for a repayment schedule of more than 15% of an employee's gross wages per paycheck.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.810 Balance Due at Termination

If, upon termination, an employee owes an amount greater than 15% of gross wages, that amount may be withheld from the employee's final compensation, but only if such an arrangement was included in the agreement signed when the advance was made.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.820 Damaged Property

A financial loss suffered by an employer due to damage to his/her property or to that of a customer or client shall not be deducted from an employee's pay unless the employee's expressed written consent is given freely at the time the

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deduction is made.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.830 Return of Employer's Property

In no case shall an employer withhold all or part of the final compensation due an employee while the employer awaits return of property in the possession of the employee unless the employee's express written consent is given freely at the time the deduction is made.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.840 Uniforms Required by an Employer

An employer shall not deduct the cost of purchasing and/or of cleaning uniforms required by the employer from an employee's wages or final compensation, unless the employee's express written consent is given freely at the time the deduction is made. Distinctive outfits or accessories, or both, intended to identify the employee with a specific employer shall be considered a uniform. If an employer requires a general type of ordinary basic street clothing to be worn, but permits variations in the detail of dress, this shall not be considered a uniform. However, when an employer requires that an employee purchase street clothes either from the employer or from a third party designated by the employer, the clothing shall be considered a uniform.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.850 Equipment Required by an Employer

An employer shall not deduct the cost of equipment required by the employer or by law from an employee's wages or final compensation unless the employee's express written consent is given freely at the time the deduction is made.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.860 Medical Examinations and Records

No employer shall require any employee or applicant for employment to pay the cost of medical examinations or the cost of furnishing any records of such examinations which are required by the employer as a condition of employment.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.870 Deposit

An employer may request that a deposit be paid on a particular piece of property, but such a deposit shall not be deducted from the employee's wages or final

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compensation unless the employee's express written consent is given freely at the time the deduction is made.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.880 Conditions of Return of Deposit

A deposit must be returned to the employee, along with any final compensation, provided the employee has returned the property on which the deposit was paid.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.890 Time for Return of Deposit

If property is returned after all other final compensation has been paid, the deposit on the property must be given to the employee immediately upon return of the property, if possible, but in no case later than the next payday.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.900 Overpayment

a) When the employee agrees that an overpayment has been made, the entire sum of the overpayment may be deducted on the employee's first regular payday subsequent to the payday on which the overpayment occurred. If an overpayment is not discovered until one or more payday has passed, the employer and employee shall agree on a repayment schedule. If the employer and employee cannot agree on a repayment schedule, then the employer must comply with Section 9 of the Act and the rules herein and, treat the overpayment as a cash advance.

b) If the employee refuses to sign such an agreement or in any way disputes the amount of overpayment or the employer's right to recoupment, no deduction shall be made unless the employer complies with the notice requirements enumerated in Section 9 of the Act and the rules herein.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.910 Deductions From Bank Accounts

Under no circumstances may an employer or its agents deduct or cause to be deducted disputed amounts from any banking account of the employee.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.920 Acceptance of Disputed Paycheck

Acceptance by an employee of a disputed paycheck will not be considered evidence that the employee has agreed to the deduction in question.

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(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.930 Notice of Disputed Deductions

a) Notice by an employer of disputed deductions from wages under Section 9 of the Act shall be either typewritten or clearly handwritten and shall include: the name and last known address of the employee from whose wages or final compensation the deduction is being made; the amount that is being withheld; the reason for which the deduction is being made; the date on which payment would have been made; and the name, business address and telephone number of the employer and any officer or agent of the employer who will present the employer's position to the Department during its investigation of the deduction. Such notice shall be prominently marked "NOTICE OF DISPUTED DEDUCTION" on both the letter and the envelope and shall be mailed or delivered to the Department's Chicago office.

b) The Department shall notify the employee of the proposed deduction and provide an opportunity for the employee to contest the deduction. The employee's response shall be typewritten or clearly handwritten and shall state the reason(s) why the employee contests the deduction. Such response shall be prominently marked "DISPUTED DEDUCTION RESPONSE" on both the letter and the envelope and shall be mailed or delivered to the Department's Chicago office. If the employee does not respond within 10 days of receipt of the Department's communication, the deduction shall be permitted and the Department will take no further action. Acceptance of late responses by the employee shall be at the sole discretion of the Department.

c) The Department may permit a deduction when an employer can establish by clear and convincing evidence that:

- 1) the employee is indebted to the employer in an amount equal to or greater than the amount sought to be withheld, and
- 2) it would be inequitable to require the employer to make payment to the employee prior to the employee satisfying his/her obligation to the employer.

(SOURCE: Added at 16 Ill. Reg. , effective)

SUPPART E: INVESTIGATION OF CLAIMS FOR WAGES OR FINAL COMPENSATIONSection 300.940 Filing of Claim and the Employer's Response

a) An employee may file a complaint with the Department alleging violations of the Act by submitting a signed, completed wage claim application on the form provided by the Department and by submitting copies of all supporting documentation. Complaints for final compensation must be filed within 180 days of separation.

b) Applications shall be reviewed by the Department to determine whether

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there is cause for investigation.
c) When appropriate, the Department will notify the employer of the existence of the claim.

d) The employer must remit payment of all undisputed amounts and submit a written explanation of the amounts remaining in dispute within 10 days.

e) The employer's response shall include the reason(s) for non-payment and any business records and other documentation to support the employer's position.

f) Upon receipt of an employer's response disputing the claim, the Department may, when appropriate, send a copy of the employer's response to the claimant.

g) If the employee disagrees with the employer's response, he/she must submit a response to the Department within 10 days stating his/her reasons for the disagreement. If the employee fails to submit a written response, the Department shall dismiss the claim.

h) If the employer fails to respond within the prescribed deadlines, the Department shall review the information offered by the employee in order to determine whether the wages are due.

i) The Department may consider untimely submissions by either party upon written request by the party within a reasonable period of time, if there is a showing that the delay was occasioned by good cause beyond the party's control.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.950 Scheduling and Notice of Investigative Hearing

a) When the Department is unable to resolve a dispute upon review of the information submitted by the parties, the Department may schedule an informal investigative hearing before a Hearing Officer. The Department conducts hearings to obtain further information; to determine if any violation of the Act exists; to attempt to resolve the matter equitably; and to decide whether there is sufficient evidence to recommend court action.

b) A written notice of hearing shall be sent to the parties not less than 10 days prior to the date of the hearing.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.960 Continuances

Parties shall be prepared to proceed at the hearing. Emergency requests for continuance or postponement by a party will be granted only upon a showing of just cause. Requests for a continuance must be made in person to the Hearing Officer at the time of the hearing. The Department will not consider requests for continuances or postponements made by a party prior to or subsequent to the hearing.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.970 Application of the Rules of Evidence, Pleadings and Procedures in an Investigative Hearing

When a Hearing Officer makes an investigation or conducts a hearing, the Hearing Officer is not bound either by the rules of evidence or by any technical or formal rules of pleading or procedure.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.980 Attorneys and Witnesses in Investigative Hearings

A party may be accompanied at an investigative hearing by his/her attorney, and by a translator, if necessary. The parties may bring witnesses to the hearing, but the Hearing Officer shall decide which witnesses shall be heard and the order in which they shall be heard. The Hearing Officer may exclude witnesses and other persons from the hearing when they are not giving testimony. The Hearing Officer shall conduct and control the proceedings. No tape recordings, stenographic report or other verbatim record of the hearing shall be made.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.990 Contumacious Conduct in Investigative Hearings

If any person becomes so disruptive or abusive that a full and fair hearing cannot be conducted, the Hearing Officer shall exclude the person from the hearing. The Hearing Officer in his/her discretion, may take any of the following actions: continue the hearing without the participation of the excluded individual; render a decision based upon the evidence previously presented; dismiss the employee's claim, or strike the employer's response.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.1000 Telephone Hearings

- a) The Department does not routinely hold hearings by telephone. Written requests to participate by telephone must be received by the Department's Chicago office no later than 7 days prior to the hearing date. The Request shall be prominently marked "REQUEST FOR TELEPHONE HEARING" on both the letter and the envelope. Such request shall be typewritten or clearly written and shall contain a compelling reason why the party needs to participate by telephone and the name, address and telephone number of the person to be contacted.
- b) A party shall not consider its request granted unless the participant receives notice of the Department's approval prior to the hearing date by telephone or letter.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.1010 Issuance of Administrative Subpoena

The Department may issue an administrative subpoena to compel the attendance of a witness and/or the production of documents upon the Department's determination that the information to be produced by a subpoena is necessary and relevant to the Department's investigation, and that the Department cannot obtain the information by any other reasonable means.

(SOURCE: Added at 16 Ill. Reg. , effective)

Section 300.1020 Review of Hearing Officer Decisions

Requests for review of a Hearing Officer's determination must be made in writing to the Department's Chicago office at 310 South Michigan Avenue, Chicago, Illinois 60604, within 15 days of the decision. The request shall be prominently marked "REQUEST FOR REVIEW" on both the letter and the envelope. The request must set forth the reasons why the party believes the Hearing Officer clearly misconstrued the evidence, any newly discovered evidence which by due diligence the party could not have discovered by the hearing date and, if applicable, why the party failed to attend the hearing. Review or rehearing shall be granted solely at the discretion of the Department. The Department will not consider late submissions.

(SOURCE: Added at 16 Ill. Reg. , effective)

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1) Heading of Part: Health and Safety

2) Code Citation: 56 Ill. Adm. Code 350

<u>Section Numbers:</u>	<u>Proposed Action:</u>
350.400	New Section
350.410	New Section
350.420	New Section
350.430	New Section
350.440	New Section
350.450	New Section
350.460	New Section
350. Appendix A	New Section
350. Appendix B	New Section
350. Appendix C	New Section
350. Appendix D	New Section
350. Appendix E	New Section

4) Statutory Authority: Implementing and authorized by "AN ACT in relation to safety inspections and education in industrial and commercial establishments and to repeal an Act herein named" (Ill. Rev. Stat. 1991, ch. 48, par. 59.02 et seq.) and the "Health and Safety Act" (Ill. Rev. Stat. 1991, ch. 48, par. 137.1 et seq.).

5) A Complete Description of the Subjects and Issues Involved:

The Health and Safety Act requires the Department of Labor to control employment hazards in order to provide reasonable protection to the lives, health, and safety of public employees.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporation by reference? Yes

This rule incorporates by reference the following National Fire Protection Association Standards: NFPA 1901 (1991 Ed.), NFPA 1902 (1991 Ed.), NFPA 1903 (1991 Ed.), NFPA 1904 (1991 Ed.), NFPA 1932 (1991 Ed.), NFPA 1962 (1991 Ed.), NFPA 1971 (1986 Ed.), NFPA 1972 (1987 Ed.), NFPA 1973 (1988 Ed.), NFPA 1974 (1987 Ed.), NFPA 1975 (1990 Ed.), NFPA 1981 (1987 Ed.), NFPA 1982 (1988 Ed.), NFPA 1983 (1985 Ed.), and no later editions or amendments. This rule incorporates by reference Compressed Gas Association Standard G-7.1 (1966 Ed.) and no later editions or amendments.

9) Are there any other amendments pending on this Part? Yes

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
350.10	Amendment	16 Ill. Reg. 1 (January 3, 1992)
350.280	Amendment	16 Ill. Reg. 1 (January 3, 1992)
350.290	New Section	16 Ill. Reg. 3260 (March 6, 1992)
350.300	New Section	16 Ill. Reg. 3260 (March 6, 1992)
350.310	New Section	16 Ill. Reg. 3260 (March 6, 1992)

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350.280 Amendment 16 Ill. Reg. 3780 (March 13, 1992)

10) Statement of Statewide Policy Objectives:

The Department of Labor has determined that a health and safety standard is necessary to help prevent firefighter illnesses, injuries, and fatalities.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted to the following:

Roger Shoup
Safety Inspection and Education Division
Illinois Department of Labor
#1 West Old State Capitol Plaza, Room 300
Springfield, IL 62701
217/782-9386

Public hearings are scheduled as follows:

10:00 a.m., Friday, April 3, 1992
Marion Regional Office Building
2309 West Main Street
Marion, IL

10:00 a.m., Friday, April 10, 1992
State of Illinois Center, Room 9-040
100 West Randolph Street
Chicago, IL

10:00 a.m., Thursday, April 16, 1992
Capital Development Board
3rd Floor, Stratton Bldg., Capitol Complex
Springfield, IL

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not Applicable

B) Types of small businesses or municipalities affected:

Due to the effect of preemption of Department rules by the federal Occupational Safety and Health Administration, private sector businesses are not affected. Municipalities which employ firefighters will be affected.

C) Reporting, bookkeeping, or other procedures required for compliance:

The employer must maintain employee medical records and training records.

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Guidance for the proper maintenance of the documentation is provided free of charge by the Department.

D) Types of professional skills necessary for compliance:

General administrative skills are sufficient for compliance with the proposed amendments.

The full text of the Proposed Amendment begins on the next page:

NOTICE OF PROPOSED AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER I: DEPARTMENT OF LABOR
SUBCHAPTER B: REGULATION OF WORKING CONDITIONS

PART 350
HEALTH AND SAFETY

SUBPART A: INSPECTIONS AND CITATIONS

Section	
350.10	Purpose and Scope
350.20	Definitions
350.30	Posting of Notice
350.40	Availability of Rules and Standards
350.50	Inspection Authority
350.60	Advance Notice of Inspection
350.70	Conduct of Inspections
350.80	Closing Conferences
350.90	Representatives of Employers and Employees
350.100	Objections During Inspection
350.110	Trade Secrets or Confidential Information
350.120	Consultation with Employees
350.130	Complaints by Employees
350.140	Imminent Danger
350.150	Citations
350.160	Posting of Citations
350.170	Appeal of Citation
350.180	Appeal of Abatement Period
350.190	Petition for Variance from Standards
350.195	Hearings
350.200	Advisory Inspections

SUBPART B: RECORDS OF INJURIES AND ILLNESSES

350.210	Emergency Notification
350.220	Recordable Injuries and Illnesses
350.230	Log of Injuries and Illnesses
350.240	Supplementary Record of Injuries and Illnesses
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350.270	Access to Records

SUBPART C: FEDERAL STANDARDS

350.280	Adoption of Federal Standards
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SUBPART D: CONFINED SPACE RESPIRATORY HAZARD STANDARD

350.290	Purpose and Scope
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SUBPART E: FIREFIGHTING SAFETY STANDARDAdministrationDefinitionsOrganizationTraining and EducationVehicles and EquipmentProtective Clothing and Protective EquipmentFacility Safety

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AUTHORITY: Implementing and authorized by "AN ACT in relation to safety inspections and education in industrial and commercial establishments and to repeal an Act therein named" (Ill. Rev. Stat. 1991, ch. 48, par. 137.1 et seq.).

SOURCE: Emergency rules adopted at 9 Ill. Reg. 17004, effective October 17, 1985, for a maximum of 150 days, adopted at 10 Ill. Reg. 8765, effective May 14, 1986; amended at 11 Ill. Reg. 2798, effective January 28, 1987; amended at 16 Ill. Reg. ____, effective ____.

SUBPART E: FIREFIGHTING SAFETY STANDARDSection 350.400 Administrationa) Scope

1) This standard contains minimum requirements for a fire service related occupational safety and health program.

2) These requirements are applicable to organizations providing fire suppression, rescue, and other emergency services.

b) Purpose

1) The purpose of this standard is to specify the minimum requirements for an occupational safety and health program for a fire department or fire brigade, and safety procedures for those individuals involved in fire suppression, rescue, and related activities.

2) Many of the performance objectives of this standard may be achieved in a variety of ways. The achievement of these objectives is intended to help prevent accidents, injuries, and exposures, and to reduce the severity of those accidents, injuries, and exposures which do occur. They will also help to prevent exposure to hazardous materials and contagious diseases and reduce the probability of occupational fatalities, illnesses, and disabilities affecting fire service personnel.

3) Nothing herein is intended to restrict any jurisdiction from exceeding these minimum requirements.

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c) Implementation

- 1) This standard shall be effective in accordance with the dates specified herein. Variances pertaining to requirements as well as compliance dates shall be granted as outlined in Section 350.190. See Appendix E.
- 2) The adoption of this standard shall not be construed as limiting the duty to bargain as to rules that affect the wages, hours or working conditions of firefighters nor to impair the enforcement of clauses in collective bargaining agreements which supplement or improve upon the standard or safety established by this Subpart.

(Source: Added at 16 Ill. Reg. , effective)

Section 350.410 Definitions

As used in this Part, the following terms shall have the meanings indicated here:

"Aerial device" means any device used for firefighting purposes that is extendable, articulating, or both, designed to position personnel and handle materials.

"ANSI" means American National Standards Institute, 1430 Broadway, New York, NY 10018.

"Basic life support" means emergency medical treatment at a level authorized to be performed by emergency medical technicians as defined by the Illinois Department of Public Health.

"Confined space" means sewers, pipes, utility vaults, lift stations, manholes, wet wells, and other spaces with limited access through small or reduced openings which provide unfavorable natural ventilation, or in which hazardous atmospheres may be present to include: lack of oxygen; oxygen enriched; concentrations of carbon monoxide or carbon dioxide; or toxic or flammable gases, vapors or dust.

"Contaminant" means any material which by reason of its action upon, within or to a person is likely to cause physical harm.

"Debilitating illness or injury" means a condition that temporarily or permanently prevents a member of the fire

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department from engaging in normal duties and activities as a result of illness or injury.

"Emergency operations" means the activities of the fire department relating to emergency incidents, including response to the scene of the incident and all functions performed at the scene.

"Employee" or "public employee" means any employee of a public employer.

"Employee representative" means any person authorized by the employees to represent their interests in collective bargaining and other labor relations matters.

"Enclosed area" means a passenger compartment of a fire apparatus providing a three (3) sides covered enclosure.

"Fire apparatus" means a fire department emergency vehicle used for fire suppression, rescue, or other specialized functions.

"Fire brigade" means a group of people organized to engage in fire suppression and related activities. As used in this Subpart, fire brigade and fire department are interchangeable.

"Fire chief" means the highest ranking officer in charge of a fire department or fire brigade.

"Fire department" means an organization providing rescue, fire suppression, and/or related activities.

"Fire department facility" means any building or area owned, operated, occupied, or used by a fire department on a routine basis. This does not include locations where a fire department may be summoned to perform emergency operations or other duties, unless such premises are normally under the control of the fire department.

"Fire department vehicles" means any vehicle operated by a fire department, including fire apparatus.

"Fire suppression" means the activities involved in controlling and extinguishing fires. For the purpose of this standard, fire suppression shall include all activities performed at the scene of a fire incident or training exercise that expose fire department members to the dangers of heat,

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flame, smoke or other products of combustion, explosion, or structural collapse.

"Hazardous area" means the immediate area where members of the fire department might be exposed to a special hazard.

"Hazardous atmosphere" means any atmosphere presenting a potential for death, disablement, injury, or acute illness from one or more of the following: A flammable gas, vapor, or mist in excess of 10% of its lower explosive limit; an oxygen deficient atmosphere containing less than 19.5% oxygen or an oxygen enriched atmosphere containing more than 23.5% oxygen by volume; an atmospheric concentration of any substance listed in 29 CFR 1910, Subpart Z, as adopted by the Illinois Department of Labor above the numerical value on the permissible exposure limit, ceiling limit or short-term exposure limit; or an "imminent danger" as defined in this Section.

"Incident command system" means an organized system of roles, responsibilities, and standard operating procedures used to manage and direct emergency operations.

"Instructor" means any person who provides fire related training.

"Lower explosive limit" or "L.E.L." means the lower limits of flammability of a gas or vapor at ordinary ambient temperatures expressed as a percentage of the gas or vapor in air by volume.

"May" is a term used to state a permissive use or an alternative method to a specified requirement.

"Member" or "fire department member" means a person involved in performing the duties and responsibilities of a fire department under the auspices of the organization. For the purpose of this standard, a fire department member may be a full-time or part-time employee, a paid or unpaid volunteer, may occupy a position or rank within the fire department, and may or may not engage in emergency operations.

"Member Organizations" means an organization formed to represent the collective and individual rights and interests of the members of the fire department, such as a labor union or firefighters association. For the purpose of this standard, this definition includes any organization authorized to represent the interests of its members in dealing with the

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fire department management.

"MSHA" means U.S. Department of Labor, Mine Safety and Health Administration, 4015 Wilson Boulevard, Room 516, Arlington, VA. 22203

"NFA" means National Fire Protection Association, Batterymarch Park, Quincy, MA. 02269

"NIOSH" means National Institute for Occupational Safety and Health, 5600 Fishers Lane, Rockville, MD. 20857

"Occupational illness" means an illness or disease contracted through or aggravated by the performance of the duties, responsibilities and functions of a fire department member.

"Occupational injury" means an injury sustained during the performance of the duties, responsibilities, and functions of a fire department member.

"Officer or "inspection officer" means any individual or agent of the Department of Labor who has been authorized by the department to conduct inspections and issue citations under this Part.

"Officer in command" means a member of the fire department assigned to direct emergency operations or manage the activities of a group of members.

"Oxygen deficient atmosphere" means an atmosphere in which the concentration of oxygen is less than 19.5% by volume.

"Oxygen enriched atmosphere" means any atmosphere in which the concentration of oxygen is more than 23.5% by volume.

"Post" or "post in a conspicuous location" means to attach the notice to a bulletin board customarily used for notices to employees or, if such a bulletin board is not available in the workplace, to visibly display the notice in another location where the affected employees can be expected to have an opportunity to see and read the notice.

"Public employer" or "employer" means the State of Illinois and all political subdivisions, except State agencies that exercise statutory authority to prescribe or enforce standards or regulations affecting occupational safety and health pursuant to Section 274 of the Atomic Energy Act

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of 1954, as amended (42 U.S.C. 2021).

"Related activities" include any and all functions that fire department members may be called upon to perform in the performance of their duties.

"Rescue incident" means an emergency incident that primarily involves the rescue of persons subject to physical danger and may include the provision of emergency medical services.

"Safety Act" means the Health and Safety Act (Ill. Rev. Stat. ch. 48, par. 137.1 et seq. as amended by P.A. 87-245).

"Service of notice" or "serve" means personal delivery or delivery postage prepaid via regular United States Postal Service mail. When service is effected by mail, the date of service shall be the date of the United States Postal Service postmark.

"Service testing" means the regular, periodic inspection and testing of apparatus and equipment, according to an established schedule and procedure, to ensure that it is in safe, functional, operating condition.

"Shall" indicates a mandatory requirement.

"Should" indicates a recommendation or that which is advised, but not required.

"Special hazard" means a particular substance, device, event, circumstance, or condition that presents an unusual and severe danger to members of the fire department or an abnormally high level of fire danger.

"Standard operating procedure" means an organizational directive that establishes a routine course of action.

"Structural fire fighting" means the activities of rescue, fire suppression, and property conservation involving buildings, enclosed structures, vehicles, vessels, or like properties that are involved in a fire or emergency situation.

"Training Officer" means any person who coordinates safety training in the subject areas listed in this text, but, does not necessarily mean any person who provides fire related training instruction.

"Toxic substance" means any substance listed under the Toxic

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Substances Disclosure to Employees Act (Ill. Rev. Stat. 1987, ch. 48, par. 1403(m)).

(Source: Added at 16 Ill. Reg. , effective)

Section 350.420 Organization

a) Fire Department Organizational Statement

1) The fire department should prepare and maintain a written statement or policy that establishes the existence of the fire department; the basic organizational structure; the expected number of fire department members; the type of functions that the fire department is expected to perform; and the type, amount, and frequency of training to be provided to fire department members.

2) The organizational statement should be available for inspection by members or their designated representatives.

b) Policy

The Fire Department shall adopt an official written departmental occupational safety and health policy that identifies specific goals and objectives for the prevention and elimination of accidents and occupational injuries, illnesses, and fatalities. It shall be the policy of the fire department to seek and to provide an occupational health and safety program for its members that complies with this standard. See Appendix A for sample policy. Comply by July 1, 1992.

c) Roles and Responsibilities

1) It shall be the responsibility of the fire department to provide a safe, healthy work environment for its members. The fire department shall research, develop, implement, and enforce an occupational safety and health program that recognizes and reduces the inherent risks involved in the operations of a fire department. Comply by July 1, 1992.

2) The fire department shall be responsible for compliance with all applicable laws and legal requirements with respect to member safety and

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health. Comply by July 1, 1992.

- 3) The fire department shall establish and enforce rules, regulations, and standard operating procedures to reach the objectives of this standard. Comply by January 1, 1993.
- 4) Each individual member of the fire department shall cooperate, participate, and comply with the provisions of the occupational safety and health program. Comply by July 1, 1992.
- 5) It shall be the right of each member to be protected by an effective occupational safety and health program and to participate or be represented in the research, development, implementation, and enforcement of the program. Comply by July 1, 1992.
- 6) The member organization, when such an organization exists, shall cooperate with the fire department by representing the interests and the welfare of the members in the research, development, and implementation of the occupational safety and health program. Comply by July 1, 1992.
- 7) The member organization shall have the right to represent the individual and collective rights of its members in the occupational safety and health program. Comply by July 1, 1992.

d) Records

- 1) The fire department shall maintain permanent records of all accidents, injuries, illnesses, or deaths that are or might be job related. See Subpart B, Records of Injuries and Illnesses of Department Regulations. Comply by July 1, 1992.
- 2) The fire department shall also maintain individual records of any occupational exposure to known or suspected toxic products or contagious diseases as defined by Illinois Department of Public Health Regulation, Title 77, Part 690, Control of Communicable Diseases Code. Comply by July 1, 1992.
- 3) The fire department shall maintain training records for each member indicating dates, subjects covered, and certifications achieved. Comply by July 1,

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1992.

- 4) The fire department shall maintain inspection, maintenance, repair, and service records for all vehicles and equipment used for emergency operations. Comply by July 1, 1992.
- 5) The fire department shall actively attempt to identify and limit the exposure of members to contagious diseases as defined by Illinois Department of Public Health Regulation, Title 77, Part 690, Control of Communicable Diseases Code in the performance of their assigned duties. When appropriate, based on unavoidable exposures, inoculations, vaccinations, and other treatment shall be made available. Comply by July 1, 1992.

(Source: Added at 16 Ill. Reg. , effective)

Section 350.430 Training and Education

a) General Requirements

- 1) The fire department shall establish and maintain a training and education program with a goal of preventing occupational accidents, deaths, injuries, and illnesses. Comply by January 1, 1993.
- 2) The training and education provided to members shall address all of the applicable provisions of this standard. Comply by January 1, 1993.
- 3) The fire department shall provide training and education for all fire department members commensurate with the duties and functions that they are expected to perform. Certification is not required, but documentation of the training and education experienced must be provided and available for inspection. Comply by January 1, 1993.
- 4) The fire department shall provide training and education for all members to ensure that they are able to perform their assigned duties in a safe manner which does not present a hazard to themselves or to other members. Comply by January 1, 1993.
- 5) All training and education shall be provided by individuals who are qualified in the judgement of

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the Fire Chief to provide instruction in the subjects covered. Comply by January 1, 1993.

b) Training Frequency

1) Training shall be provided for all members as often as necessary to meet the requirements of Section 350.430(a)(1) and (2) of this Subpart, but not less than twice each year. Comply by January 1, 1993.

2) Whenever changes in procedures or technology are introduced or new hazards are identified in the work environment, appropriate training and education shall be provided for all affected members. Comply by January 1, 1993.

c) Basic Training and Education Requirements

1) Members shall receive training and education appropriate to their duties and responsibilities as determined by the fire department before being permitted to engage in that particular activity in an emergency operation. The Fire Chief shall determine whether specific previous experience is equivalent to meet subject area (c)(2), (c)(3), (c)(4) and (c)(5) of this subsection. Comply by January 1, 1993.

2) Training for structural fire fighting shall include the following:

A) Subject Areas:

- i) Basic First Aid
- ii) Fire Behavior
- iii) Fire Extinguishers
- iv) Fire Fighter Safety
- v) Fire Hose, Nozzles, and Appliances
- vi) Fire Service Orientation
- vii) Fire Streams and Water Supply
- viii) Fire Suppression Techniques
- ix) Forcible Entry
- x) Hazardous Materials
- xi) Inspections
- xii) Ladders
- xiii) Rescue
- xiv) Ropes and Knots
- xv) Salvage and Overhaul

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xvi) Self Contained Breathing Apparatus
xvii) Ventilation

B) Certification as a Certified Fire Fighter II by the Office of the State Fire Marshal shall be considered as one means of meeting the requirements of subsection (c), but such certification is not required. Comply by January 1, 1993.

3) All fire apparatus drivers/operators shall receive training in the following subjects as determined by the fire department to be appropriate to the fire fighters' duties:

A) Mechanical Principles of Pumps and Pump Controls

B) Hydraulic Calculations:

- i) Friction loss
- ii) Gallons per minute
- iii) Engine pressure

C) Operating Fire Department Pumps:

- i) From draft
- ii) From booster tank
- iii) From a fire hydrant

D) Operating an Aerial Apparatus or Water Supply Vehicle, if operated by the department

E) Driving Fire Apparatus and Other Emergency Vehicles - including laws and ordinances governing the operation of such vehicles. (See Section 350.440(b) for additional requirements.)

F) Inspection, Maintenance, Testing of Fire Apparatus - including record keeping

G) Supplying Master and Elevated Streams

H) Supplying Sprinkler and Standpipe Systems

I) Certification as a Fire Apparatus Engineer by the Office of the Illinois State Fire Marshal shall be considered as one means of meeting the requirements of subsection (c)(3), but such

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certification is not required. Comply by January 1, 1993.

- 4) All firefighters who are primarily assigned to aircraft rescue and fire fighting shall receive the training indicated in subsection (c)(2) plus the following:

A) Subject Areas:

- i) Airport Fire Fighting Orientation
- ii) Airport Familiarization
- iii) Aircraft Familiarization
- iv) Aircraft Fire Fighting and Rescue Procedures

- B) Certification as an Airport Fire Fighter by the Office of the Illinois State Fire Marshal shall be considered as one means of meeting the requirements of subsection (c)(4), but such certification is not required. Comply by January 1, 1993.

- 5) Training for fire officers shall include the following:

A) Subject Areas:

- i) Building Construction
- ii) Community Relations
- iii) Fire Department Administration and Organization
- iv) Firefighter Safety
- v) Fire Inspection and Prevention
- vi) Fire Investigation
- vii) Hazardous Materials
- viii) Incident Command Systems
- ix) Leadership and Supervision
- x) Record Keeping and Report Writing
- xi) Strategy and Tactics

- B) Fire Officers who provide fire training instructions shall have received training in the subject areas which they are to teach.

- C) Certification as a Fire Officer I by the Office of the Illinois State Fire Marshal shall be considered as one means of meeting the requirements of subsection (c)(5), but such

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certification is not required. Comply by January 1, 1993.

- 6) The training program for all members engaged in fire ground operations shall include procedures to be followed to provide for their safe exit from the danger area in the event of equipment failure or sudden changes in fire conditions. See Appendix B for samples of fire ground operation exit notification. Comply by July 1, 1991.

d) Training for Structural Fire Fighting

- 1) Structural fire fighting training shall be conducted monthly and members engaged in structural fire fighting shall participate in the training at least nine times each year. Comply by January 1, 1993.

- 2) Training in fire ground operations shall be based on standard operating procedures. These procedures shall be maintained in written form and shall address emergency scene operations.

- 3) Training exercises shall be conducted in accordance with the established fire ground operation procedures and shall be supervised by instructors determined to be qualified by the Fire Chief. Comply by January 1, 1993.

- 4) When training involves live fire fighting exercises, these shall be conducted in compliance with NFPA 1403 (1991 edition), Standard on Live Fire Training Evolutions in Structures. This standard is incorporated by reference and includes no later amendments or editions. Comply by January 1, 1993.

- 5) Smoke generating devices that produce hazardous atmosphere shall not be used in training exercises. Comply by July 1, 1992.

e) Training Officers and Instructors

- 1) Training Officers and Instructors who provide fire training instructions shall have received training in the subject area which they are to teach. Comply by January 1, 1993.

- 2) Certification as Fire Instructor I by the Office of

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the Illinois State Fire Marshal shall be considered as one means of meeting the requirements of this subsection, but such certification is not required.

f) Special Hazards

- 1) Specialized training and education shall be provided to members regarding special hazards to which they may be exposed during fires and other emergencies. Members shall be trained at the minimum to the level of "First Responder Operations" as stated in 29 CFR 1910.120 (see Appendix D). Comply by July 1, 1993.

- 2) The fire department shall develop written procedures that describe the actions to be taken in situations involving special hazards and shall include these in the training and education program. Comply by July 1, 1992.

(Source: Added at 16 Ill. Reg. _____, effective _____)
Section 350.440 Vehicles and Equipment

a) General

The fire department shall consider health and safety as one of the primary concerns in the specification, design, construction, acquisition, operation, maintenance, inspection, and repair of all vehicles and equipment. Comply by July 1, 1992.

b) Drivers/Operators of Fire Department Vehicles

- 1) Fire department vehicles shall be operated only by members who are trained and/or certified in their proper operation. Drivers/operators of fire apparatus shall meet the requirements specified in Section 350.430(c)(3). Comply by January 1, 1993.
- 2) Drivers of fire department vehicles shall have a valid driver's license for the type of vehicle they are operating. Vehicles shall be operated in compliance with all traffic laws, including sections pertaining to emergency vehicles, as applicable. Comply by July 1, 1992.
- 3) Drivers of fire department vehicles shall be directly responsible for safe and prudent operations

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under all conditions. When the driver is under the direct supervision of an officer, that officer shall also assume responsibility for the actions of the driver. Comply by July 1, 1992.

- 4) Drivers shall not move fire department vehicles until all persons on the vehicle are seated and secured with seat belts or safety harnesses in approved riding positions; except for those persons performing CPR or like activities in an ambulance/rescue vehicle and low speed (less than 5 MPH) loading and unloading procedures. Comply by July 1, 1992.

c) Persons Riding on Fire Apparatus

- 1) All persons riding on fire apparatus shall be seated and secured to the vehicle by seat belts or safety harnesses at any time the vehicle is in motion except for low speed (less than 5 MPH) loading and unloading procedures or for those persons performing CPR or like activities in an ambulance/rescue vehicle. Comply by July 1, 1992.
- 2) Helmets and eye protection shall be used by persons riding in cabs or tiller seats which are not enclosed. Comply by July 1, 1992.
- 3) All new fire apparatus shall be purchased to meet the specific NFPA Standard pertaining to the following type of apparatus:
 - A) Pumper Fire Apparatus, NFPA - 1901 (1991 edition);
 - B) Initial Attack Fire Apparatus, NFPA - 1902 (1991 edition);
 - C) Mobile Water Supply Fire Apparatus, NFPA - 1903 (1991 edition);
 - D) Aerial Ladder and Elevated Platform Fire Apparatus, NFPA - 1904 (1991 edition).
- 4) All new fire apparatus shall be specified and ordered with a sufficient number of seats in an enclosed area for the number of persons who may ride on the vehicle at anytime. Comply by July 1, 1992.

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d) Inspection, Maintenance, and Repair of Vehicles

- 1) All fire department vehicles shall be inspected within 24 hours after any use or repair to identify and correct unsafe conditions identified by the fire department. A preventive maintenance program shall be established and records shall be maintained as specified in Section 350.420(d)(4) of this Subpart. Maintenance inspection, and repairs shall be performed in accordance with manufacturers' specifications. If current manufacturers' specifications are not available the Fire Chief shall develop specifications. Comply by July 1, 1992.

- 2) Any fire department vehicle found to be unsafe shall be placed out of service until repaired. After being repaired, the vehicle shall be inspected prior to being placed back in service. Comply by July 1, 1992.

- 3) All aerial devices shall be inspected and service tested in accordance with the frequency and procedures specified by the manufacturer. If the manufacturer's specifications are not available, NFPA testing specifications, in effect when the equipment was purchased new, shall be used. Comply by July 1, 1992.

e) Portable Equipment

- 1) All equipment carried on fire apparatus or designated for training shall be visually inspected at least semi-annually and within 24 hours after any use. Inventory records shall be maintained for the equipment carried on each vehicle. Records shall also be maintained for equipment designated for training. Comply by July 1, 1992.

- 2) All equipment carried on fire apparatus or designated for training shall be tested at least semi-annually and inspected within 24 hours after any use or in accordance with manufacturers' specifications. If current manufacturers' specifications are not available the Fire Chief shall develop these specifications. Comply by July 1, 1992.

- 3) Fire fighting equipment found to be defective or in unserviceable condition shall be removed from service and repaired or replaced. Comply by July 1, 1992.

- 4) All ground ladders shall be visually inspected within 24 hours after use. Service testing should be done according to NFPA 1932 Standard that was in effect when the equipment was purchased new. This standard is incorporated by reference and includes no later amendments or editions. Comply by July 1, 1992.

- 5) All fire hose shall be visually inspected after each use. Service testing should be done as specified according to NFPA 1962 Standard that was in effect when the equipment was purchased new. This standard is incorporated by reference and includes no later amendments or editions. Comply by July 1, 1992.

- 6) All fire extinguishers shall be inspected and tested as specified in 29 CFR 1910.157, Standard for Portable Fire Extinguishers, which has been adopted by the Department in accordance with Section 350.280. Comply by July 1, 1992.

- 7) The hearing conservation objectives of Section 350.450, (h)(3) shall be taken into account in the acquisition of new power tools and equipment. Comply by July 1, 1993.

f) New and Existing Vehicles and Portable Equipment

- 1) All new vehicles, or vehicles being refurbished, and portable equipment shall meet the respective standard as specified in subsections (c)(3), (d)(3), (e)(4), (e)(5), and (e)(6). Comply by July 1, 1992.
- 2) Existing vehicles and portable equipment shall have met the edition of the respective NFPA standard that was current when the vehicle or portable equipment was purchased new. This does not apply to Section 350.450(b)(2). Comply by July 1, 1992.

(Source: Added at 16 Ill. Reg. , effective)

Section 350.450 Protective Clothing and Protective Equipment

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a) General

1) The fire department members shall be provided with the appropriate protective clothing and protective equipment to provide protection from the hazards of the work environment to which the member is or may be exposed. Such protective clothing and protective equipment shall be suitable for the tasks that the member is expected to perform in that environment.

2) Protective clothing and protective equipment shall be used whenever the member is exposed to the hazards for which it was provided.

3) Members shall be trained in the care, use, inspection, maintenance, and limitations of the protective clothing and protective equipment assigned to them or available for their use. Comply by January 1, 1993.

4) Protective clothing and protective equipment shall be used and maintained in accordance with manufacturers' specifications. A maintenance and inspection program shall be established for protective clothing and protective equipment. Specific responsibilities shall be assigned for inspection and maintenance. Comply by July 1, 1992.

b) Protective Clothing for Structural Fire Fighting

1) All members who may be engaged in or exposed to the hazards of structural firefighting shall be provided with both protective coats and protective trousers that meet the requirements of NFPA 1971 (1986 edition), Standard on Protective Clothing for Structural Fire Fighting except as allowed in (f)(2) of this section. The protective coat should overlap the protective trouser by at least 8 inches. This standard is incorporated by reference and includes no later amendments or editions. Comply by July 1, 1994.

2) All members who may be engaged in or exposed to the hazards of structural firefighting shall be provided with helmets that meet the requirements of 29 CFR 1910.156(e)(5)(i) as adopted by the Department in accordance with Section 350.280 of this Part or NFPA 1972 (1987 edition), Standard on Helmets for

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Structural Fire Fighting. These standards are incorporated by reference and includes no later amendments or editions. Comply by July 1, 1994.

3) All members who may be engaged in structural firefighting or fire suppression shall be provided with gloves that meet the requirements of NFPA 1973 (1988 edition), Standard on Gloves for Structural Fire Fighting. This standard is incorporated by reference and includes no later amendments or editions. Comply by July 1, 1994.

4) Fire departments that provide protective coats with protective resilient wristlets secured through a thumb opening may provide gloves of the gauntlet type for use with these protective coats. Fire departments that do not provide such wristlets attached to all protective coats shall provide gloves of the wristlet type for use with these protective coats. Comply by July 1, 1994.

5) All members who may be engaged in or exposed to the hazards of structural firefighting shall be provided with footwear that meets the requirements of NFPA 1974 (1987 edition), Standard on Protective Footwear for Structural Fire Fighting. This standard is incorporated by reference and includes no later amendments or editions. Comply by July 1, 1994.

6) All members who may be engaged in or exposed to the hazards of structural firefighting shall be provided with approved protective hoods or a combination of ear flaps and collar that provide protection for the ears and neck, and interface with the SCBA face piece, protective coat, and helmet. Comply by July 1, 1994.

7) The fire department shall require all members to wear all the protective clothing specified in subsections (b)(1), (b)(2), (b)(3), (b)(5), and (b)(6) of this Section at all times when involved in or exposed to the hazards of structural fire fighting. Comply by July 1, 1994.

8) When station/work uniforms are required to be worn by firefighters who may be engaged in or exposed to the hazards of fire fighting by the Fire Department, such station/work uniforms shall meet the

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requirements of NFPA 1975 (1990 edition), Standard on Station/Work Uniforms for Fire Fighters. Comply by July 1, 1993.

c) Self-Contained Breathing Apparatus (SCBA)

- 1) SCBA shall be provided for and shall be used by all personnel working in areas where:

A) Applicable Areas:

- i) The atmosphere is hazardous, or
- ii) The atmosphere is suspected of being hazardous, or
- iii) The atmosphere may rapidly become hazardous.

- B) In addition to the above, all personnel working inside any confined space shall be provided with SCBA and shall use the SCBA unless the safety of the atmosphere can be established by testing and continuous monitoring. Comply by July 1, 1992.

- 2) SCBA of the open-circuit design shall be positive pressure and shall meet the requirements of NFPA 1981 (1987 edition), Standard on Open-Circuit Self-Contained Breathing Apparatus for Fire Fighters. Closed-circuit type SCBA shall be NIOSH/MSHA approved with a minimum service duration of 30 minutes and shall operate in the positive pressure mode only. This paragraph does not prohibit the use of a self-contained breathing apparatus where the apparatus can be switched from demand to a positive-pressure mode. However, such apparatus shall be in the positive pressure mode when members are performing firefighting operations. This standard is incorporated by reference and includes no later amendments or editions. Comply by July 1, 1992.

- 3) The fire department shall adopt and maintain a respiratory protection program that meets the requirements of 29 CFR 1910.134(a)(2) as adopted by the Department in accordance with Section 350.280 and includes no later amendments or editions. Comply by July 1, 1992.

- 4) Compressed gaseous breathing air in the SCBA

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cylinder shall meet the requirements of the Compressed Gas Association G-7.1 (1966 edition), Commodity Specification for Air, with a minimum air quality of Grade D, as well as meeting a water vapor level of less than 25 ppm. This standard is incorporated by reference and includes no later amendments or editions. Comply by January 1, 1993.

- 5) Sources of a compressed gaseous breathing air, such as compressors, cascade systems, storage receivers, etc., used for filling SCBA cylinders shall be tested at least annually to assure their compliance with Section 350.450(c)(4). Comply by January 1, 1993.

- 6) SCBA cylinders shall be hydrostatically tested within the periods specified by the manufacturers and the applicable governmental agencies. Comply by July 1, 1992.

- 7) All SCBA shall be inspected, used, and maintained as specified in 29 CFR 1910.134 as adopted by the Department in accordance with Section 350.280. This standard is incorporated by reference and includes no later amendments or editions. Comply by July 1, 1992.

- 8) All members using SCBA shall be medically evaluated as required in 29 CFR 1910.134(b)(10), except that follow up medical evaluations shall be conducted every 5 years for personnel below age 35, every 2 years for personnel up to age 45, and annually thereafter, as adopted by this Department in accordance with Section 350.280 and includes no later amendments or editions. The local physician shall determine what health and physical conditions are pertinent. See Appendix C for sample of medical evaluation form. Comply by January 1, 1993.

- 9) Members using SCBA shall operate in teams of two or more who are in communication with each other through visual, audible, physical, safety guide rope, electronic, or other means to coordinate their activities, and are in close proximity to each other to provide assistance in case of an emergency. Comply by July 1, 1992.

- 10) When members are involved in operations that require

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the use of SCBA or other respiratory protective equipment, an additional member shall be assigned to remain outside the area where respiratory protection is required. This member shall be responsible for maintaining a constant awareness of the number and identity of personnel using SCBA, their location and function, and time of entry. Comply by July 1, 1992.

- 11) The face piece seal capability of each member qualified to use SCBA shall be verified by qualitative fit testing on an annual basis and any time that new types of SCBA are issued. Each new member shall be tested before being permitted to use SCBA in a hazardous atmosphere. Only members with a properly fitting face piece shall be permitted by the fire department to function in a hazardous atmosphere with self-contained breathing apparatus. Comply by July 1, 1992.

- 12) Beards or facial hair that interfere with the face piece seal shall be prohibited for members required to use SCBA. If eyeglasses are worn, the member shall use frames that do not pass through the seal area of the face piece. Comply by July 1, 1992.

d) Personal Alert Safety System (PASS)

- 1) Each member performing interior structural firefighting, shall be provided with and shall use a PASS device. Each PASS device shall be tested at least monthly and prior to each use, and shall be maintained in accordance with the manufacturers' instructions. Comply by July 1, 1993.

- 2) All PASS devices used by fire departments shall meet the requirements of NFPA 1982 (1988 edition), Standard on Personal Alert Safety Systems (PASS) for Fire Fighters. This standard is incorporated by reference and includes no later amendments or editions. Comply by July 1, 1993.

e) Life Safety Ropes, Harnesses, and Hardware

- 1) All life safety ropes, harnesses, and hardware used by fire departments shall meet the requirements of NFPA 1983 (1985 edition), Standard on Fire Service Life Safety Rope, Harnesses, and Hardware. This

standard is incorporated by reference and includes no later amendments or editions. Comply by July 1, 1992.

- 2) Class I life safety harnesses shall only be used for fire fighter attachment to ladders and aerial devices. Comply by July 1, 1992.

- 3) Class II and Class III life safety harnesses shall be utilized for fall arrest and rappelling operations. Comply by July 1, 1992.

- 4) Rope used to support the weight of members or other persons during rescue, fire fighting, other emergency operations, or during training shall be life safety rope. Life safety rope used for any other purpose shall be removed from life safety service. Comply by July 1, 1992.

- 5) Life safety rope used for rescue at fires or other emergency incidents shall be inspected after each use and shall be removed from life safety service if subjected to impact loading, or if signs of weakness or wear are detected. Comply by July 1, 1992.

- 6) Life safety rope used for training shall be designated as training rope and may be reused if inspected before and after each such use in accordance with the manufacturers' instructions. Training ropes shall be removed from life safety training service if subjected to impact loading, or if signs of weakness or wear are detected. Records shall be maintained to record the use of each life safety rope used for training. If current manufacturer's specifications are not available the Fire Chief shall develop these specifications. Comply by July 1, 1992.

f) New and Existing Protective Clothing and Protective Equipment

- 1) All new protective clothing and protective equipment shall meet the respective standard, as specified in subsections (b), (c)(2), (d)(2), and (e).
- 2) Existing protective clothing and protective equipment shall have met the edition of the

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respective NFPA standard that was current when the protective equipment or protective clothing was purchased new. Protective equipment and clothing may only be reissued if in good repair and it has been inspected for compliance with the respective NFPA standard. When worn by firefighters, helmets shall not be reissued unless in good repair and meet NFPA 1972 (1987 edition), Standard on Helmets for Structural Fire Fighting.

g) Eye and Face Protection

Face and eye protection shall be provided for and used by members engaged in fire suppression and other operations involving hazards to the eyes and face at all times when the face is not protected by the full face piece of self-contained breathing apparatus. Comply by July 1, 1992.

h) Hearing Protection

1) Hearing protection shall be provided for and used by all members operating or riding on fire apparatus, except for the driver, and shall include engineers operating pumps at the fire scene when subject to noise in excess of the time weighted average as determined in 29 CFR 1910.95 Occupational Noise Exposure as adopted by the Department in accordance with Section 350.280 and includes no later amendments or editions. Comply by July 1, 1993.

2) Hearing protection shall be provided for and used by all members when exposed to noise in excess of the time weighted averages noted in h), 1) or when the decibel level is reasonably expected to exceed 115 dBA from power tools or other equipment, except in situations where the use of such protective equipment would create an additional hazard to the user. Comply by July 1, 1993.

3) The fire department should engage in a hearing conservation program to identify and reduce or eliminate potentially harmful sources of noise in the work environment. Where audiometric testing indicates a significant hearing loss for a member, the fire department shall address these conditions on an individual basis, as well as take steps to

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control potentially harmful noise exposure to all other members.

(Source: Added at 16 Ill. Reg. , effective)

Section 350.460 Facility Safety

a) Safety Standards

1) All sleeping areas in fire stations shall be separated from vehicle storage areas by at least a one hour fire resistive structure and shall be equipped with smoke detectors. Comply by July 1, 1992.

2) Fire stations shall be designed and provided with provisions to ventilate exhaust emissions from fire apparatus to prevent exposure to fire fighters or contamination of working, living and sleeping areas. Comply by July 1, 1992.

b) Inspections

1) All fire department facilities shall be inspected at least annually to provide for compliance with subsection 350.460(a). Inspections shall be documented and recorded. Comply by January 1, 1993.

2) All fire department facilities shall be inspected at least semi-annually to identify and cause correction of any health or safety hazards. Comply by January 1, 1993.

c) Maintenance and Repair

The fire department shall have an established system to maintain all facilities, and to cause prompt correction of any health or safety hazards or code violations. Comply by July 1, 1992.

(Source: Added at 16 Ill. Reg. , effective)

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SECTION 350. APPENDIX A

SAMPLE FIRE FIGHTER SAFETY AND HEALTH POLICY

It is the policy of the fire department to provide for and to operate at the highest possible levels of safety and health for all members. The prevention and reduction of accidents, injuries, and occupational illness are goals of the fire department and shall be primary considerations at all times.

This concern for safety and health applies to all members of the fire department and to all other persons who may be involved in fire department activities.

This policy should be monitored by a member of the department assigned to head the safety committee who should routinely report on progress in achieving this policy.

(Source: Added at 16 Ill. Reg.

, effective

)

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SECTION 350. APPENDIX B

EMERGENCY EVACUATION PROCEDURESExample

In the event that an immediate evacuation is necessary from an affected area or structure, the Fire Department has adopted a standard emergency evacuation signal of continuous short blasts on the air horns of all apparatus in the area for a period directed by the Incident Commander.

In the interest of the safety of all cooperating Fire Department personnel, it is suggested that all member departments utilize this signal in their department training programs, so that all personnel become familiar with the signal in the event of its use on a real incident.

(Source: Added at 16 Ill. Reg.

, effective

)

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respective NFPA standard that was current when the protective equipment or protective clothing was purchased new. Protective equipment and clothing may only be reissued if in good repair and it has been inspected for compliance with the respective NFPA standard. When worn by firefighters, helmets shall not be reissued unless in good repair and meet NFPA 1972 (1987 edition), Standard on Helmets for Structural Fire Fighting.

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This concern for safety and health applies to all members of the fire department and to all other persons who may be involved in fire department activities.

This policy should be monitored by a member of the department assigned to head the safety committee who should routinely report on progress in achieving this policy.

(Source: Added at 16 Ill. Reg. , effective)

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EMERGENCY EVACUATION PROCEDURESExample

In the event that an immediate evacuation is necessary from an affected area or structure, the Fire Department has adopted a standard emergency evacuation signal of continuous short blasts on the air horns of all apparatus in the area for a period directed by the Incident Commander.

In the interest of the safety of all cooperating Fire Department personnel, it is suggested that all member departments utilize this signal in their department training programs, so that all personnel become familiar with the signal in the event of its use on a real incident.

(Source: Added at 16 Ill. Reg. , effective)

SECTION 350. APPENDIX C

NOTE: This is a non mandatory sample which may be used to collect information for the medical evaluation to be conducted by fire departments in conjunction with their local physicians to determine if department members are able to wear respirators. This form can be modified to suit the individual department.

EVALUATION TO DETERMINE EMPLOYEE ELIGIBILITY TO WEAR RESPIRATOR

NAME	BIRTHDATE
ADDRESS	
HEIGHT	WEIGHT
	SOCIAL SECURITY NO.
EMPLOYED BY:	
FIRE DEPARTMENT OR SERVICE:	

MEDICAL QUESTIONNAIRE FOR RESPIRATOR USERS

Have you had or do you now have any of the following:

NO	YES
	Lung Disease
	Persistent Cough
	Heart Trouble
	Shortness of Breath
	History of Fainting or Seizures
	High Blood Pressure
	Diabetes
	Fear of Tight or enclosed places
	Sensation of Smothering
	Heat Exhaustion or Heat Stroke
	Ruptured Ear Drum
	Defective Vision
	Defective Hearing
	Contact Lenses or Glasses
	Other Conditions which might interfere with respirator use
	Are you taking any Medications?

Please explain any YES answers:

MEDICAL HISTORY

Are you presently bothered with or have you ever had any of the following? If you do not understand the term, do not answer; discuss with the examining physician.

NO	Ailment	YES	Explain
	Allergies		
	Asthma		
	Black Lung		
	Cancer/Tumors		
	Dizziness/Fainting		
	Emphysema		
	Epilepsy		
	High/Low BP		
	Lung Trouble		
	Pneumonia		
	Tuberculosis		

Employee Signature and Date

PHYSICIAN

Throat

Heart Examination

Organic disease present? Yes No. If yes, fully compensated? Yes No.

Thorax

Blood Pressure / Systolic Diastolic

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SECTION 350.APPENDIX E

In the event a standard cannot be met by the compliance date or a citation cannot be abated during the specific abatement period, a variance procedure is provided for in the General Standards Subpart A of the Division of Safety Inspection and Education rules. A summary of Section A, Part 350.190 of the Rules and Regulations is noted below.

Petition for Variance of Standards.

A) The petition for variance must be filed before initial abatement period expires. (Example: If the abatement period on the citation states "90 days", you must file before that 90 day time period ends. In the case of a compliance date, a petition for variance must be filed before the compliance date in question.)

B) The petition must include:

- 1) A description of steps to be taken and the dates of such action in an effort to achieve compliance;
- 2) The time needed to achieve compliance and the date it will be achieved;
- 3) The reason for the petition (example - on order, waiting for parts, budget, etc.);
- 4) A description of steps which are being taken to safeguard employees during the period of noncompliance; and
- 5) A statement that a copy of the petition has been posted in the work place. (Petitions must be posted for a period of ten days).

(Source: Added at 16 Ill. Reg. _____, effective _____)

POLLUTION CONTROL BOARD

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- 1) Heading of the Part: Organic Material Emission Standards and Limitations
 - 2) Code Citation: 35 Ill. Adm. Code 215
 - 3) Section Numbers: Proposed Action:
215.100 Amend
 - 4) Statutory Authority: Implementing Section 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, pars. 1010, and 1027.
 - 5) A Complete Description of the Subjects and Issues Involved: The proposed amendments would accomplish removal of the applicability of Part 215 to Aux Sable and Goose Lake Townships in Grundy County and Oswego Township in Kendall County. The Illinois Environmental Protection Agency has certified that this rulemaking is a "required rule" pursuant to Section 28.2 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, par. 1018.2), and the Board has accepted that certification.
 - 6) Will these proposed amendments replace an emergency rule currently in effect? No
 - 7) Does this rulemaking contain an automatic repeal date? No
 - 8) Do these proposed amendments contain incorporations by reference? No
 - 9) Are there any other amendments pending on this Part? Yes
- | Section Numbers | Proposed Action | Illinois Register Citation |
|-----------------|-----------------|------------------------------------|
| 215.123 | Amendment | 16 Ill. Reg. 4170 (March 13, 1992) |
| 215.538 | Amendment | 16 Ill. Reg. 4170 (March 13, 1992) |
- 10) Statement of Statewide Policy Objectives: These proposed amendments do not create or enlarge a state mandate as defined in Section 3(b) of the State Mandate Act (Ill. Rev. Stat. 1991, ch. 85, par. 2203(b)).
 - 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Send written comments

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within 45 days of publication in the Illinois Register to the Clerk of the Pollution Control Board, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601. Please include the docket number, R91-28, on all comments. Also send copies of comments to:

Nidhi Kapoor
IEPA
2200 Churchill Road
PO Box 19276
Springfield IL 62794-9276

William Denham
ENR
325 W. Adams St., Room 300
Springfield IL 62704

In addition, a hearing on the proposed changes has been scheduled for:

Tuesday, May 12, 1992

11:00 a.m.

Oswego Law Enforcement Center
Community Room
3525 Route 34
Oswego IL
(Across from Fox Bend Golf Course)

Interested persons may call Michelle Dresdow at 815-753-0947, for additional information.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs:
March 11, 1992
- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance: None
- D) Types of professional skills necessary for compliance:
None.

The full text of the Proposed Amendments begins on the next page:

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TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

PART 215

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS

SUBPART A: GENERAL PROVISIONS

Section	
215.100	Introduction
215.101	Clean-up and Disposal Operations
215.102	Testing Methods
215.103	Abbreviations and Conversion Factors
215.104	Definitions
215.105	Incorporations by Reference
215.106	Afterburners
215.107	Determination of Applicability
215.108	Measurement of Vapor Pressures
215.109	Monitoring for Negligibly-Reactive Compounds

SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

Section	
215.121	Storage Containers
215.122	Loading Operations
215.123	Petroleum Liquid Storage Tanks
215.124	External Floating Roofs
215.125	Compliance Dates and Geographical Areas
215.126	Compliance Plan
215.127	Emissions Testing
215.128	Measurement of Seal Gaps

SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

Section	
215.141	Separation Operations
215.142	Pumps and Compressors
215.143	Vapor Blowdown
215.144	Safety Relief Valves

SUBPART E: SOLVENT CLEANING

Section

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215.181 Solvent Cleaning in General
 215.182 Cold Cleaning
 215.183 Open Top Vapor Degreasing
 215.184 Conveyorized Degreasing
 215.185 Compliance Plan

SUBPART F: COATING OPERATIONS

Section
 215.202 Compliance Schedules
 215.204 Emission Limitations for Manufacturing Plants
 215.205 Alternative Emission Limitations
 215.206 Exemptions from Emission Limitations
 215.207 Compliance by Aggregation of Emission Sources
 215.208 Testing Methods for Volatile Organic Material Content
 215.209 Exemption from General Rule on Use of Organic Material
 215.210 Alternative Compliance Schedule
 215.211 Compliance Dates and Geographical Areas
 215.212 Compliance Plan
 215.213 Special Requirements for Compliance Plan
 215.214 Roadmaster Emissions Limitations
 215.215 DMI Emissions Limitations

SUBPART H: SPECIAL LIMITATIONS FOR SOURCES IN MAJOR URBANIZED AREAS WHICH ARE NONATTAINMENT FOR OZONE

Section
 215.240
 215.241
 215.245
 215.249

Applicability
 External Floating Roofs
 Flexographic and Rotogravure Printing
 Compliance Dates

SUBPART I: ADJUSTED RACT EMISSIONS LIMITATIONS

Section
 215.260
 215.261
 215.263
 215.264
 215.267

Applicability
 Petition
 Public Hearing
 Board Action
 Agency Petition

SUBPART K: USE OF ORGANIC MATERIAL

Section
 215.301
 215.302
 215.303

Use of Organic Material
 Alternative Standard
 Fuel Combustion Emission Sources

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215.304 Operations with Compliance Program
 215.305 Viscose Exemption (Repealed)

SUBPART N: VEGETABLE OIL PROCESSING

Section
 215.340
 215.342
 215.344
 215.345
 215.346
 215.347

Hexane Extraction Soybean Crushing
 Hexane Extraction Corn Oil Processing
 Recordkeeping For Vegetable Oil Processes
 Compliance Determination
 Compliance Dates and Geographical Areas
 Compliance Plan

SUBPART P: PRINTING AND PUBLISHING

Section
 215.401
 215.402
 215.403
 215.404
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 215.406
 215.407
 215.408
 215.409
 215.410

Flexographic and Rotogravure Printing
 Exemptions
 Applicability of Subpart K
 Testing and Monitoring (Repealed)
 Compliance Dates and Geographical Areas
 Alternative Compliance Plan
 Compliance Plan
 Heatset Web Offset Lithographic Printing
 Testing Methods for Volatile Organic Material Content
 Emissions Testing

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER MANUFACTURING EQUIPMENT

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 215.420
 215.421
 215.422
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 215.424
 215.425
 215.426
 215.427
 215.428
 215.429
 215.430
 215.431
 215.432
 215.433
 215.434
 215.435

Applicability
 General Requirements
 Inspection Program Plan for Leaks
 Inspection Program for Leaks
 Repairing Leaks
 Recordkeeping for Leaks
 Report for Leaks
 Alternative Program for Leaks
 Compliance Dates
 Compliance Plan
 General Requirements
 Inspection Program Plan for Leaks
 Inspection Program for Leaks
 Repairing Leaks
 Recordkeeping for Leaks
 Report for Leaks

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215.436 Alternative Program for Leaks
215.437 Open-Ended Valves
215.438 Standards for Control Devices
215.439 Compliance Date

SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES; ASPHALT MATERIALS

Section
215.441 Petroleum Refinery Waste Gas Disposal
215.442 Vacuum Producing Systems
215.443 Wastewater (Oil/Water) Separator
215.444 Process Unit Turnarounds
215.445 Leaks: General Requirements
215.446 Monitoring Program Plan for Leaks
215.447 Monitoring Program for Leaks
215.448 Recordkeeping for Leaks
215.449 Reporting for Leaks
215.450 Alternative Program for Leaks
215.451 Sealing Device Requirements
215.452 Compliance Schedule for Leaks
215.453 Compliance Dates and Geographical Areas

SUBPART S: RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS

Section
215.461 Manufacture of Pneumatic Rubber Tires
215.462 Green Tire Spraying Operations
215.463 Alternative Emission Reduction Systems
215.464 Emission Testing and Monitoring
215.465 Compliance Dates and Geographical Areas
215.466 Compliance Plan
215.467 Testing Methods for Volatile Organic Material Content

SUBPART T: PHARMACEUTICAL MANUFACTURING

Section
215.480 Applicability of Subpart T
215.481 Control of Reactors, Distillation Units, Crystallizers, Centrifuges and Vacuum Dryers
215.482 Control of Air Dryers, Production Equipment Exhaust Systems and Filters
215.483 Material Storage and Transfer
215.484 In-Process Tanks
215.485 Leaks
215.486 Other Emission Sources
215.487 Testing

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215.488 Monitors for Air Pollution Control Equipment
215.489 Recordkeeping (Renumbered)
215.490 Compliance Schedule (Renumbered)

SUBPART U: COKE MANUFACTURING AND BY-PRODUCT RECOVERY

Section
215.500 Exceptions
215.510 Coke By-Product Recovery Plants
215.512 Coke By-Product Recovery Plant Leaks
215.513 Inspection Program
215.514 Recordkeeping Requirements
215.515 Reporting Requirements
215.516 Compliance Dates
215.517 Compliance Plan

SUBPART V: AIR OXIDATION PROCESSES

Section
215.520 Applicability
215.521 Definitions
215.525 Emission Limitations for Air Oxidation Processes
215.526 Testing and Monitoring
215.527 Compliance Date

SUBPART W: AGRICULTURE

Section
215.541 Pesticide Exception

SUBPART X: CONSTRUCTION

Section
215.561 Architectural Coatings
215.562 Paving Operations
215.563 Cutback Asphalt

SUBPART Y: GASOLINE DISTRIBUTION

Section
215.581 Bulk Gasoline Plants
215.582 Bulk Gasoline Terminals
215.583 Gasoline Dispensing Facilities
215.584 Gasoline Delivery Vessels
215.585 Gasoline Volatility Standards
215.586 Emissions Testing

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SUBPART Z: DRY CLEANERS

Section
 215.601 Perchloroethylene Dry Cleaners
 215.602 Exemptions
 215.603 Leaks
 215.604 Compliance Dates and Geographical Areas
 215.605 Compliance Plan
 215.606 Exception to Compliance Plan
 215.607 Standards for Petroleum Solvent Dry Cleaners
 215.608 Operating Practices for Petroleum Solvent Dry Cleaners
 215.609 Program for Inspection and Repair of Leaks
 215.610 Testing and Monitoring
 215.611 Exemption for Petroleum Solvent Dry Cleaners
 215.612 Compliance Dates and Geographical Areas
 215.613 Compliance Plan
 215.614 Testing Method for Volatile Organic Material Content of Wastes
 215.615 Emissions Testing

SUBPART AA: PAINT AND INK MANUFACTURING

Section
 215.620 Applicability
 215.621 Exemption for Waterbase Material and Heatset Offset Ink
 215.623 Permit Conditions
 215.624 Open-top Mills, Tanks, Vats or Vessels
 215.625 Grinding Mills
 215.628 Leaks
 215.630 Clean Up
 215.636 Compliance Date

SUBPART BB: POLYSTYRENE PLANTS

Section
 215.875 Applicability of Subpart BB
 215.877 Emissions Limitation at Polystyrene Plants
 215.879 Compliance Date
 215.881 Compliance Plan
 215.883 Special Requirements for Compliance Plan
 215.886 Emissions Testing

SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES

Section
 215.920 Applicability

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215.923 Permit Conditions
 215.926 Control Requirements

SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES

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 215.940 Applicability
 215.943 Permit Conditions
 215.946 Control Requirements

SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL MANUFACTURING PROCESSES

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 215.960 Applicability
 215.963 Permit Conditions
 215.966 Control Requirements

215. Appendix A: Rule Into Section Table
 215. Appendix B: Section Into Rule Table
 215. Appendix C: Past Compliance Dates
 215. Appendix D: List of Chemicals Defining Synthetic Organic Chemical and Polymer Manufacturing
 215. Appendix E: Reference Methods and Procedures
 215. Appendix F: Coefficients for the Total Resource Effectiveness Index (TRE) Equation

AUTHORITY: Implementing Section 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1010 and 1027).

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 205: Organic Material Emission Standards and Limitations, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R77-3, 33 PCB 357, at 3 Ill. Reg. 18, p. 41, effective May 3, 1979; amended in R78-3 and R78-4, 35 PCB 75, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5 at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13601; Notice of Corrections at 7 Ill. Reg. 14575; amended in R82-14 at 8 Ill. Reg. 13254, effective July 12, 1984; amended in R83-36 at 9 Ill. Reg. 9114, effective May 30, 1985; amended in R82-14 at 9 Ill. Reg. 13960, effective August 28, 1985; amended in R85-28 at 11 Ill. Reg. 3127, effective February 3, 1987; amended in R82-14 at 11 Ill. Reg. 7296, effective April 3, 1987; amended in R85-21(A) at 11 Ill. Reg. 11770, effective June 29, 1987; recodified in R86-39 at 11 Ill. Reg. 13541; amended in R82-14 and R86-12 at 11 Ill. Reg. 16706, effective September 30, 1987; amended in R85-21(B) at 11

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Ill. Reg. 19117, effective November 9, 1987; amended in R86-36, R86-39, R86-40 at 11 Ill. Reg. 20829, effective December 14, 1987; amended in R82-14 and R86-37 at 12 Ill. Reg. 815, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7311, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7650, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg. 10893, effective June 27, 1989; amended in R88-30(A) at 14 Ill. Reg. 3555, effective February 27, 1990; amended in R88-19 at 14 Ill. Reg. 7596, effective May 8, 1990; amended in R89-16(A) at 15 Ill. Reg. 9173, effective May 23, 1990; amended in R88-30(B) at 15 Ill. Reg. 3309, effective February 13, 1991; amended in R88-14 at 15 Ill. Reg. 8018, effective May 14, 1991; amended in R91-7 at 15 Ill. Reg. 12217, effective August 19, 1991; amended in R91-10 at 15 Ill. Reg. 15595, effective October 11, 1991; amended in R89-7(B) at 15 Ill. Reg. 17687, effective November 26, 1991; amended in R91-9 at 16 Ill. Reg. 3132, effective February 18, 1992; amended in R91-28 at 16 Ill. Reg. _____, effective _____.

SUBPART A: GENERAL PROVISIONS

Section 215.100 Introduction

a) This Part contains standards and limitations for emissions of organic material from stationary sources located in areas other than the Chicago area counties of Cook, DuPage, Kane, Lake, McHenry, and Will, the Townships of Aux Sable and Goose Lake in Grundy County, and the Township of Oswego in Kendall County, and the Metro East area counties of Madison, Monroe, and St. Clair. Standards and limitations applying in the Chicago area are set forth in Part 218. Standards and limitations applying in the Metro East area are set forth in Part 219.

1) Notwithstanding any other provision of this Part, the provisions of this Part shall not apply to sources located in the Chicago area counties of Cook, DuPage, Kane, Lake, McHenry, and Will, the Townships of Aux Sable and Goose Lake in Grundy County, and the Township of Oswego in Kendall County, unless the provisions of 35 Ill. Adm. Code Part 218 applicable to such sources are voided or otherwise made ineffective pursuant to Section 218.100 of 35 Ill. Adm. Code Part 218.

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2) Notwithstanding any other provision of this Part, the provisions of this Part shall not apply to sources in the Metro East area counties of Madison, Monroe and St. Clair unless the provisions of 35 Ill. Adm. Code Part 219 applicable to such sources are voided or otherwise made ineffective pursuant to Section 219.100 of 35 Ill. Adm. Code Part 219.

b) Sources subject to this Part may be subject to the following:

- 1) Permits required under 35 Ill. Adm. Code 201;
 - 2) Air quality standards under 35 Ill. Adm. Code 243.
- c) This Part is divided into Subparts which are grouped as follows:

- 1) Subpart A: General provisions;
- 2) Subparts B - J: Emissions from equipment and operations in common to more than one industry;
- 3) Subparts K - M: Emissions from use of organic material;
- 4) Subparts N - end: Special rules for various industry groups.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Organic Material Emission Standards and Limitations for the Chicago Area.
- 2) Code Citation: 35 Ill. Adm. Code 218
- 3) Section Numbers:
 218.103 Amend
 218.106 Amend
- 4) Statutory Authority: Implementing Section 10 and authorized by Section 28.2 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, pars. 1010, and 1028.2).
- 5) A Complete Description of the Subjects and Issues Involved: The proposed rules would be extending applicability of Part 218 to Goose Lake and Aux Sable Townships in Grundy County and Oswego Township in Kendall County, consistent with USEPA's having designated those townships as severe nonattainment for ozone as part of the Chicago nonattainment area. The Illinois Environmental Protection Agency has certified that this rulemaking is a "required rule" pursuant to Section 28.2 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, par. 1018.2), and the Board has accepted that certification.
- 6) Will this proposed amendment replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? Yes
- | Section Numbers | Proposed Action | Illinois Register Citation |
|-----------------|-----------------|------------------------------------|
| 218.583 | Amend | 16 Ill. Reg. 4184 (March 13, 1992) |
| 218.586 | New Section | 16 Ill. Reg. 4184 (March 13, 1992) |
- 10) Statement of Statewide Policy Objectives: These proposed amendments do not create or enlarge a state mandate as defined in Section 3(b) of the State Mandate Act (Ill. Rev. Stat. 1991, ch. 85, par. 2203(b)).

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- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Send written comments within 45 days of publication in the Illinois Register to the Clerk of the Pollution Control Board, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601. Please include the docket number, R91-28, on all comments. Also send copies of comments to:
- Nidhi Kapoor
IEPA
2200 Churchill Road
PO Box 19276
Springfield IL 62794-9276
- William Denham
ENR
325 W. Adams St., Room 300
Springfield IL 62704
- In addition, a hearing on the proposed changes has been changed for:
- Tuesday, May 12, 1992
11:00 a.m.
Oswego Law Enforcement Center
Community Room
3525 Route 34
Oswego IL
(Across from Fox Bend Golf Course)
- Interested persons may call Michelle Dresdow at 815-753-0947, for additional information.
- 12) Initial Regulatory Flexibility Analysis:
- A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs:
 March 11, 1992
- B) Types of small businesses affected: The Illinois Environmental Protection Agency believes only 5 facilities would be impacted by these amendments to the point that they may need to make changes to come into compliance. Others may be affected. However, none of these are small businesses.
- C) Reporting, bookkeeping or other procedures required for compliance: Part 218 contains requirements for reporting emissions periodically, as specified in Part 218. These reporting requirements would apply to facilities in Goose Lake and Aux Sable townships in Grundy County and Oswego Township in Kendall County.

POLLUTION CONTROL BOARD

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- D) Types of professional skills necessary for compliance:
Engineering or mechanical skills necessary to operate
and maintain pollution control equipment and to
interpret monitoring data.

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENT

- TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS FOR
STATIONARY SOURCES

PART 218

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS
FOR THE CHICAGO AREA

SUBPART A: GENERAL PROVISIONS

Section	
218.100	Introduction
218.101	Clean-up and Disposal Operations
218.102	Abbreviations and Conversion Factors
218.103	Applicability
218.104	Definitions
218.105	Test Methods and Procedures
218.106	Compliance Dates
218.107	Afterburners
218.108	Exemptions, Variations, and Alternative Means of Control or Compliance Determinations
218.109	Vapor Pressure of Volatile Organic Liquids
218.110	Vapor Pressure of Organic Material or Solvents
218.111	Vapor Pressure of Volatile Organic Material
218.112	Incorporations by Reference

SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

Section	
218.121	Storage Containers
218.122	Loading Operations
218.123	Petroleum Liquid Storage Tanks
218.124	External Floating Roofs
218.125	Compliance Dates
218.126	Compliance Plan

SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

Section	
218.141	Separation Operations
218.142	Pumps and Compressors
218.143	Vapor Blowdown
218.144	Safety Relief Valves

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SUBPART E: SOLVENT CLEANING

Section	
218.181	Solvent Cleaning in General
218.182	Cold Cleaning
218.183	Open Top Vapor Degreasing
218.184	Conveyorized Degreasing
218.185	Compliance Schedule
218.186	Test Methods

SUBPART F: COATING OPERATIONS

Section	
218.204	Emission Limitations for Manufacturing Plants
218.205	Daily-Weighted Average Limitations
218.206	Solids Basis Calculation
218.207	Alternative Emission Limitations
218.208	Exemptions from Emission Limitations
218.209	Exemption from General Rule on Use of Organic Material
218.210	Compliance Schedule
218.211	Recordkeeping and Reporting

SUBPART G: USE OF ORGANIC MATERIAL

Section	
218.301	Use of Organic Material
218.302	Alternative Standard
218.303	Fuel Combustion Emission Sources
218.304	Operations with Compliance Program

SUBPART H: PRINTING AND PUBLISHING

Section	
218.401	Flexographic and Rotogravure Printing
218.402	Applicability
218.403	Compliance Schedule
218.404	Recordkeeping and Reporting
218.405	Heatset Web Offset Lithographic Printing

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER MANUFACTURING EQUIPMENT

Section	
218.421	General Requirements
218.422	Inspection Program Plan for Leaks
218.423	Inspection Program for Leaks
218.424	Repairing Leaks

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

218.425	Recordkeeping for Leaks
218.426	Report for Leaks
218.427	Alternative Program for Leaks
218.428	Open-ended Valves
218.429	Standards for Control Devices
218.430	Compliance Date

SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES; ASPHALT MATERIALS

Section	
218.441	Petroleum Refinery Waste Gas Disposal
218.442	Vacuum Producing Systems
218.443	Wastewater (Oil/Water) Separator
218.444	Process Unit Turnarounds
218.445	Leaks: General Requirements
218.446	Monitoring Program Plan for Leaks
218.447	Monitoring Program for Leaks
218.448	Recordkeeping for Leaks
218.449	Reporting for Leaks
218.450	Alternative Program for Leaks
218.451	Sealing Device Requirements
218.452	Compliance Schedule for Leaks
218.453	Compliance Dates

SUBPART S: RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS

Section	
218.461	Manufacture of Pneumatic Rubber Tires
218.462	Green Tire Spraying Operations
218.463	Alternative Emission Reduction Systems
218.464	Emission Testing
218.465	Compliance Dates
218.466	Compliance Plan

SUBPART T: PHARMACEUTICAL MANUFACTURING

Section	
218.480	Applicability of Subpart T
218.481	Control of Reactors, Distillation Units, Crystallizers, Centrifuges and Vacuum Dryers
218.482	Control of Air Dryers, Production Equipment Exhaust Systems and Filters
218.483	Material Storage and Transfer
218.484	In-Process Tanks
218.485	Leaks
218.486	Other Emission Sources

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218.487 Testing
 218.488 Monitoring and Recordkeeping for Air Pollution Control Equipment
 218.489 Recordkeeping for Air Pollution Control Equipment

SUBPART V: AIR OXIDATION PROCESSES

Section
 218.521 Definitions
 218.525 Emission Limitations for Air Oxidation Processes
 218.526 Testing and Monitoring
 218.527 Compliance Date

SUBPART W: AGRICULTURE

Section
 218.541 Pesticide Exception

SUBPART X: CONSTRUCTION

Section
 218.561 Architectural Coatings
 218.562 Paving Operations
 218.563 Cutback Asphalt

SUBPART Y: GASOLINE DISTRIBUTION

Section
 218.581 Bulk Gasoline Plants
 218.582 Bulk Gasoline Terminals
 218.583 Gasoline Dispensing Facilities
 218.584 Gasoline Delivery Vessels
 218.585 Gasoline Volatility Standards

SUBPART Z: DRY CLEANERS

Section
 218.601 Perchloroethylene Dry Cleaners
 218.602 Exemptions
 218.603 Leaks
 218.604 Compliance Dates
 218.605 Compliance Plan
 218.606 Exception to Compliance Plan
 218.607 Standards for Petroleum Solvent Dry Cleaners
 218.608 Operating Practices for Petroleum Solvent Dry Cleaners
 218.609 Program for Inspection and Repair of Leaks
 218.610 Testing and Monitoring

POLLUTION CONTROL BOARD

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218.611 Exemption for Petroleum Solvent Dry Cleaners
 218.612 Compliance Dates
 218.613 Compliance Plan

SUBPART AA: PAINT AND INK MANUFACTURING

Section
 218.620 Applicability
 218.621 Exemption for Waterbase Material and Heatset Offset Ink
 218.623 Permit Conditions
 218.624 Open-top Mills, Tanks, Vats or Vessels
 218.625 Grinding Mills
 218.626 Storage Tanks
 218.628 Leaks
 218.630 Clean Up
 218.636 Compliance Schedule
 218.637 Recordkeeping and Reporting

SUBPART BB: POLYSTYRENE PLANTS

Section
 218.875 Applicability of Subpart BB
 218.877 Emissions Limitation at Polystyrene Plants
 218.879 Compliance Date
 218.881 Compliance Plan
 218.883 Special Requirements for Compliance Plan
 218.886 Emissions Testing

SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES

Section
 218.920 Applicability
 218.923 Permit Conditions
 218.926 Control Requirements
 218.927 Compliance Schedule
 218.928 Testing

SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES

Section
 218.940 Applicability
 218.943 Permit Conditions
 218.946 Control Requirements
 218.947 Compliance Schedule
 218.948 Testing

POLLUTION CONTROL BOARD

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SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL
MANUFACTURING PROCESSES

Section
218.960
218.963
218.966
218.967
218.968

Applicability
Permit Conditions
Control Requirements
Compliance Schedule
Testing

SUBPART TT: OTHER EMISSION SOURCES

Section
218.980
218.983
218.986
218.987
218.988

Applicability
Permit Conditions
Control Requirements
Compliance Schedule
Testing

SUBPART UU: RECORDKEEPING AND REPORTING FOR
NON-CTG SOURCES

Section
218.990
218.991

Exempt Emission Sources
Subject Emission Sources

218. Appendix A: List of Chemicals Defining Synthetic Organic
Chemical and Polymer Manufacturing
218. Appendix B: VOM Measurement Techniques for Capture
Efficiency
218. Appendix C: Reference Methods and Procedures
218. Appendix D: Coefficients for the Total Resource
Effectiveness Index (TRE) Equation

AUTHORITY: Implementing Section 10 and authorized by Section
28.2 of the Environmental Protection Act (Ill. Rev. Stat. 1991,
ch. 111 1/2, pars. 1010 and 1028.2)

SOURCE: Adopted in R91-7 at 15 Ill. Reg. 12231, effective August
16, 1991; amended in R91-28 at 16 Ill. Reg. _____, effective
_____.

SUBPART A: GENERAL PROVISIONS

Section 218.103 Applicability

POLLUTION CONTROL BOARD

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The provisions of this Part shall apply to all sources located in
Cook, DuPage, Kane, Lake, McHenry, or Will Counties, or Aux Sable
Township or Goose Lake Township in Grundy County, or Oswego
Township in Kendall County.

- a) The provisions of this Part shall become effective on
July 1, 1991 with the following exceptions:
 - 1) The provisions of this Part shall become effective
on September 1, 1991 for each appellant, including
the constituents represented by appellants who are
associations, who has appealed the federal
implementation plan (FIP) for the Chicago area
(Illinois Regulatory Group v. USEPA, No. 90-2778
(and consolidated cases) (7th Cir.)).
 - 2) The effectiveness of any provision of this Part
applicable to any individual source or category of
sources which has appealed the FIP shall be stayed
to the extent that such individual source or
category of sources received a stay of the
effectiveness of the FIP from USEPA or from a
court. When the court has taken final action or
when USEPA has published in the Federal Register
final action to revise or affirm the provisions of
the FIP specifically applicable to such individual
source or category of sources or such stay is
terminated, the Board shall take corresponding
action, if necessary, by the adoption of a
peremptory rule pursuant to 35 Ill. Adm. Code
102.347 and Section 5.03 of the Administrative
Procedure Act (Ill. Rev. Stat. 1989, ch. 127, ch.
1005.03).
- 3) The provisions of this Part shall become effective
on November 15, 1992 for all sources located in
Aux Sable Township or Goose Lake Township in
Grundy County, or in Oswego Township in Kendall
County.
- b) The provisions of the Part shall not apply to Viskase
Corporation; Allsteel, Incorporated; Stepan Company; or
Ford Motor Company to the extent such source has
obtained an adjusted standard from the Board or an
exclusion from the General Assembly for any subpart of
this Part or of Part 215.

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

(Source: Amended at ___ Ill. Reg. ___, effective
_____)

Section 218.106 Compliance Dates

a) Compliance with the requirements of this Part is required by July 1, 1991, or September 1, 1991, for all sources located in Cook, DuPage, Kane, Lake, McHenry, or Will Counties, consistent with the appropriate provisions of Section 218.103.

b) Compliance with the requirements of this Part is required by November 15, 1993, for all sources located in Aux Sable Township or Goose Lake Township in Grundy County, or in Oswego Township in Kendall County.

(Source: Amended at ___ Ill. Reg. ___, effective
_____)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

1) The Heading of the Part: APPLICATION PROCESS

2) Code Citation: 89 Ill. Adm. Code 110

3) Section Number: Proposed Action:

110.30 Amendment

4) Statutory Authority: Sections 11-4, 11-6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 11-4, 11-6 and 12-13)

5) A Complete Description of the Subjects and Issues Involved: Under P.A. 87-14, most Transitional Assistance clients, after July 1, 1992, will only be entitled to six months of Assistance in any twelve month period. Currently, if assistance is begun on the date of decision or 30 days after the date of application, most clients will be entitled to some partial months of assistance at the beginning of the eligibility period. The rulemaking would provide assistance in full month increments, with no partial months. This will make implementation of the 6 in 12 rule much easier.

6) Will this Proposed Amendment replace an Emergency Amendment currently in effect? No

7) Does this rulemaking contain an automatic repeal date?
___ Yes ___ X ___ No

8) Does this Proposed Amendment contain incorporations by reference? No

9) Are there any other Proposed Amendments pending on this Part? Yes

Section Numbers Proposed Action Illinois Register Citation

110.10 Amendment November 22, 1991
(15 Ill. Reg. 16845)

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on Local Governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to David Peterson,

DEPARTMENT OF PUBLIC AID

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Deputy General Counsel, Office of the General Counsel,
Illinois Department of Public Aid, Jesse B. Harris Building
II, 100 South Grand Avenue East, 3rd Floor, Springfield,
Illinois 62762 (217) 782-1233. The Department will
consider all written comments it receives within 30 days of
the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis: This rulemaking
has no effect on small businesses.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 110
APPLICATION PROCESS

Section

110.1	Incorporation By Reference
110.10	Application For Assistance
110.15	Local Office Action on Application for Public Assistance
110.20	Time Limitations On the Disposition On An Application
110.30	Approval of An Application and Initial Authorization of Financial Assistance
110.32	Approval of An Application and Initial Authorization of Medical Assistance (MAG)
110.34	Approval of An Application and Initial Authorization of Medical Assistance - No Grant (MANG)
110.36	Approval of An Application and Initial Authorization of General Assistance and Aid to the Medically Indigent
110.38	General Assistance and Aid to the Medically Indigent -- Special Approval Provisions
110.40	Denial of An Application

AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Filed and effective December 30, 1977; emergency amendment at 2 Ill. Reg. 44, p. 167, effective October 19, 1978, for a maximum of 150 days; amended at 3 Ill. Reg. 5, p. 875, effective February 2, 1979; amended at 3 Ill. Reg. 44, p. 173, effective October 19, 1979; amended at 6 Ill. Reg. 8125, effective July 1, 1982; codified at 7 Ill. Reg. 5195; amended at 8 Ill. Reg. 6760, effective May 3, 1984; amended at 9 Ill. Reg. 6798, effective April 30, 1985; amended at 9 Ill. Reg. 13087, effective August 16, 1985; amended at 12 Ill. Reg. 11457, effective July 1, 1988; amended at 13 Ill. Reg. 3836, effective March 10, 1989; amended at 13 Ill. Reg. 10628, effective June 22, 1989; amended at 14 Ill. Reg. 13198, effective August 6, 1990; amended at 16 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

DEPARTMENT OF PUBLIC AID

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

NOTICE OF PROPOSED AMENDMENTS

Section 110.30

Approval of An Application and Initial Authorization of Financial Assistance

- a) Financial assistance for Aid to the Aged, Blind or Disabled, Interim Assistance, Aid to Families with Dependent Children, and General Assistance and State Family and Children Assistance shall be authorized effective from the earlier of:

- 1) The date of decision on the current application; or
- 2) Thirty days after the date of application provided the case is eligible on that date; or
- 3) In the City of Chicago, if General Assistance (GA) is approved as a result of termination of Aid to Families with Dependent Children (AFDC) or Aid to the Aged, Blind or Disabled (AABD) assistance or deletion (AFDC only) for certain non-financial reasons (see 89 Ill. Adm. Code 102.70(f)), assistance shall be authorized with no gap if an application is filed within thirty (30) days of the notice of termination of AFDC or AABD or deletion (AFDC only) (see also 89 Ill. Adm. Code 102.70).

- b) Financial assistance for State Transitional Assistance shall be authorized effective for the first full fiscal month following the date of application.

- b)c) If the applicant is determined eligible for financial assistance, the notice (see Section 110.20) shall state the amount of financial assistance to be provided, and a statement of the reasons for any partial grant amounts. Partial grant amount is defined as the maximum grant that a family unit for whom application for public assistance was filed is eligible to receive, less any reductions resulting from the consideration.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

- 1) The Heading of the Part: Medical Payment

- 2) Code Citation: 89 Ill. Adm. Code 140

- 3) Section Numbers: Proposed Action:

140.13	Amendment
140.14	Amendment
140.16	Amendment
140.19	Amendment
140.31	New Section
140.32	New Section
140.33	New Section
140.566	Amendment

- 4) Statutory Authority:

89 Ill. Adm. Code 140.13, 140.14, 140.16, 140.19, 140.31, 140.32 and 140.33

Sections 11-27 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 11-27 et seq. and 12-13)

89 Ill. Adm. Code 140.566

Sections 5-5.1 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-5.1 et seq. and 12-13)

- 5) A Complete Description of the Subjects and Issues Involved:

89 Ill. Adm. Code 140.13, 140.14, 140.16, 140.19, 140.31, 140.32 and 140.33

These rules are required to implement Ill. Rev. Stat. Ch. 23, par. 11-27 dealing with barring and readmission to the Medical Assistance Program. The statute has expanded the sorts of activities that barred individuals may not participate in, and the proposed rules carry out the statute. The amendments allow individuals who are automatically barred to seek special permission to continue participation in the Medical Assistance Program. The amendments also create a hearing right for individuals who dispute that they are in a category of persons automatically barred as the result of a termination.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

82 Ill. Adm. Code 140.566

The attached rule states when the Department may approve care of a client in an out-of-state facility and when payment cannot be approved. This rule also states what the payment to out-of-state facilities will be based upon.

6) Will these Proposed Amendments replace Emergency Amendments currently in effect? No

7) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐

8) Do these Proposed Amendments contain incorporations by reference? No

9) Are there any other Proposed Amendments pending on this Part? Yes

Section Numbers Proposed Action Illinois Register Citation

140.27	Amendment	January 3, 1992 (16 Ill. Reg. 65)
140.94	Amendment	November 8, 1991 (15 Ill. Reg. 15933)
140.95	Amendment	November 8, 1991 (15 Ill. Reg. 15933)
140.512	Amendment	September 13, 1991 (15 Ill. Reg. 13274)
140.513	Amendment	September 13, 1991 (15 Ill. Reg. 13274)
140.526	Repealed	January 10, 1992 (16 Ill. Reg. 472)
140.527	Repealed	January 10, 1992 (16 Ill. Reg. 472)
140.528	Repealed	January 10, 1992 (16 Ill. Reg. 472)
140.529	Repealed	January 10, 1992 (16 Ill. Reg. 472)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section Numbers Proposed Action Illinois Register Citation

140.530	Amendment	November 8, 1991 (15 Ill. Reg. 15933)
140.538	Amendment	November 8, 1991 (15 Ill. Reg. 15933)
140.539	Amendment	January 10, 1992 (16 Ill. Reg. 472)
140.552	Amendment	November 8, 1991 (15 Ill. Reg. 15933)
140.560	Amendment	April 19, 1991 (15 Ill. Reg. 5585)
140.562	Amendment	November 8, 1991 (15 Ill. Reg. 15933)
140.565	Amendment	January 24, 1992 (16 Ill. Reg. 1492)
140.569	Amendment	November 8, 1991 (15 Ill. Reg. 15933)
140.583	Amendment	November 8, 1991 (15 Ill. Reg. 15933)
140.600	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.602	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.604	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.608	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.610	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.612	New Section	January 10, 1992 (16 Ill. Reg. 472)
140.614	New Section	January 10, 1992 (16 Ill. Reg. 472)

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Section Numbers Proposed Action Illinois Register Citation

140.835 Repealed November 8, 1991
(15 Ill. Reg. 15933)

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local government units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

89 Ill. Adm. Code 140.13, 140.14, 140.16, 140.19, 140.31, 140.32 and 140.33

Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Daniel Leikvold, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762 (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

89 Ill. Adm. Code 140.566

Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Daniel Leikvold, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762 (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

89 Ill. Adm. Code 140.13, 140.14, 140.16, 140.19, 140.31, 140.32 and 140.33

A) Date Proposed Amendments was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: March 10, 1992

B) Types of small businesses affected: Medical Providers

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C) Reporting, bookkeeping or other procedures required for compliance: No new procedures required.

D) Types of professional skills necessary for compliance: No new skills required.

89 Ill. Adm. Code 140.566

A) Date Proposed Amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: March 10, 1992

B) Types of small businesses affected: Medical Providers

C) Reporting, bookkeeping or other procedures required for compliance: No new procedures required.

D) Types of professional skills necessary for compliance: No new skills required.

The full text of the Proposed Amendments begins on the next page:

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TITLE 89: SOCIAL SERVICES
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SUBCHAPTER d: MEDICAL PROGRAMSPART 140
MEDICAL PAYMENT

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effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 114714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.90 thru 140.912 and 140. Table H and 140. Table I, recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147. Table A and 147. Table B at

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12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, 1989; Sections 140.850 thru 140.896 recodified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective April 24, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16992, effective October 21, 1989; amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 3241, effective February 14, 1990, for a maximum of 150 days; emergency expired July 14, 1990; amended at 14 Ill. Reg. 4543, effective March 12, 1990; emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; emergency expired August 29, 1990; emergency amendment at 14 Ill. Reg. 5865, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 7141, effective April 27, 1990; emergency amendment at 14

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Ill. Reg. 7249, effective April 27, 1990, for a maximum of 150 days; amended at 14 Ill. 10062, effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June 19, 1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 13262, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15366, effective September 12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, 1990; amended at 14 Ill. Reg. 17279, effective October 12, 1990; amended at 14 Ill. Reg. 18057, effective October 22, 1990; amended at 14 Ill. Reg. 18508, effective October 30, 1990; amended at 14 Ill. Reg. 18813, effective November 6, 1990; amended at 14 Ill. Reg. 20478, effective December 7, 1990; amended at 14 Ill. Reg. 20729, effective December 12, 1990; amended at 15 Ill. Reg. 298, effective December 28, 1990; emergency amendment at 15 Ill. Reg. 592, effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 1051, effective January 18, 1991; Section 140.569 withdrawn at 15 Ill. Reg. 1174; amended at 15 Ill. Reg. 6534, effective April 30, 1991; amended at 15 Ill. Reg. 8264, effective May 23, 1991; amended at 15 Ill. Reg. 8972, effective June 17, 1991; amended at 15 Ill. Reg. 10114, effective June 21, 1991; amended at 15 Ill. Reg. 10468, effective July 1, 1991; amended at 15 Ill. Reg. 11176, effective August 1, 1991; emergency amendment at 15 Ill. Reg. 11515, effective July 25, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 12919, effective August 15, 1991, for a maximum of 150 days; emergency expired January 12, 1992; emergency amendment at 15 Ill. Reg. 16366, effective October 22, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 17318, effective November 18, 1991; amended at 15 Ill. Reg. 17733, effective November 22, 1991; emergency amendment at 16 Ill. Reg. 300, effective December 20, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 174, effective December 24, 1991; amended at 16 Ill. Reg. 1877, effective January 24, 1992; amended at 16 Ill. Reg. 3552, effective February 28, 1992; amended at 16 Ill. Reg. 4006, effective March 6, 1992; amended at 16 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

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SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG-MANUAL-

Section 140.13 Definitions

- a) 1) "Bar" -- For purposes of these Rules an individual who is barred --
- A) Cannot be a vendor;
- B) Cannot be an employer of a vendor or a person with management responsibility for an employer of a vendor or an officer or person owning (directly or indirectly) 5% or more of the shares of stock or other evidence of ownership in an employer of a vendor or an owner of a sole proprietorship that employs a vendor or a partner of a partnership that employs a vendor;
- C) Cannot order goods or services from a vendor when payment for such goods or services will be made in whole or in part by the Department;
- D) Cannot render goods or services as an employee of a vendor for which payment will be made in whole or in part by the Department;
- 2) After the provision of written notice to the affected parties, the Department may deny payment for goods or services rendered or ordered by a person who is barred as described in subsections (A), (C) or (D), and may also deny payments for goods or services rendered by vendors who are employees of a person or entity described in subsection (B).
- b) 1) "Department Policy". For purposes of these Rules "Department policy" shall mean the written requirements of the Department set forth in the Medical Assistance Program Handbooks, and the Department's written manuals, bulletins and releases. It shall also include any additional policy statements transmitted in writing to a vendor.
- b) 2) "Entity". For purposes of these Rules "entity" means any person, firm, corporation, partnership,

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Section 140.13 Definitions (Cont'd)

association, agency, institution, or other legal organization.

- c) "Investor". For purposes of these Rules "investor" shall mean any entity that owns (directly or indirectly) 5% or more of the shares of stock or other evidences of ownership of a vendor or holds (directly or indirectly) 5% or more of the debt of a vendor or owns and holds (directly or indirectly) 3% or more of the combined debt and equity of a vendor.

e)d) "Management Responsibility".

- 1) "Management-Responsibility".--For purposes of these Rules, a person with management responsibility includes a person vested with discretion or judgment who either alone or in conjunction with others, conducts, administers or oversees either:

- A) the general concerns of the vendor; or
 - B) that portion of the vendor's concerns that were the subject of the Department's action against the vendor.
- 2) A person with management responsibility shall specifically include the pharmacist in a pharmacy, the medical director of a laboratory, the administrator of a hospital or nursing home and the manager of a group practice, clinic or shared health facility.

- e) "Technical or Other Advisor". For purposes of these Rules "technical or other advisor" shall mean any entity that provides any form of advice to a vendor regarding the vendor's business or participation in the Medical Assistance Program in return for compensation, directly or indirectly, in any form.

- f) "Vendor". For purposes of these Rules "vendor" shall mean a person, firm, corporation, association, agency, institution, or other legal entity receiving payment or applying for authorization to receive payment for goods or services to a recipient or recipients.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

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Section 140.14 Denial of Application to Participate in the Medical Assistance Program

- a) The Department may deny an application to participate in the Medical Assistance Program if the vendor has engaged in activities which constitute grounds for termination or suspension under Section 140.16. If the activities were engaged in prior to December 1, 1977, they may be used as the basis for denial of an application only if the vendor had actual or constructive knowledge of the requirements which applied to his conduct or activities.

- b) In addition to the above basis, the Department may deny an application submitted by a vendor that has been previously terminated, barred or denied participation if:

- 1) such vendor cannot reasonably be expected to meet the written requirements of the Department including those set forth in the Medical Assistance Program Handbooks and the Department's manuals, bulletins and releases; or
- 2) the Department determines, after reviewing the activities which served as the basis for the earlier termination or barring, that the application should not be approved. Factors to be considered by the Department in making this determination shall include:

- A) length of time the vendor has not participated in the Medical Assistance Program;
- B) magnitude and severity of the activities which led to the binding administrative decision which served as the basis for the vendor's termination, barring or denied participation;
- C) mitigating circumstances presented by the vendor;
- D) that whether the deficiencies which served as the basis for the vendor to be terminated, barred or denied participation are corrected;--and

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Section 140.14

Denial of Application to Participate in the Medical Assistance Program (Cont'd)

- E) ~~that whether the vendor demonstrates a~~ fitness to participate in the Medical Assistance Program.i and
- F) ~~the extent to which any legally enforceable~~ debts owed to the Department by the applicant or an entity in which the applicant or his nominee held a substantial ownership interest have been paid.

- 3) These factors must be established by submission of documentary evidence in support of the application.

c) The Department may deny an application of a previously terminated or barred applicant if the applicant, without special permission from the Department, has already become a vendor, one with management responsibility for a vendor, an incorporator, officer or member of the board of directors of a vendor, an entity owning (directly or indirectly) 5% or more of the shares of stock or other evidences of ownership in a corporate vendor, an owner of a sole proprietorship vendor, a partner in a partnership vendor, a technical or other advisor to a vendor, or an investor in a vendor.

d) The Department shall deny an application to participate in the Medical Assistance Program if the vendor does not have a necessary license, certificate or authorization.

(Source: Amended at 16 Ill. Reg. ____, effective ____)

Section 140.16

Termination or Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program

- a) The Department may terminate or suspend a vendor's eligibility to participate in the Medical Assistance Program if it determines that, at any time prior to or subsequent to the effective date of these Rules:

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Section 140.16

Termination or Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program (Cont'd)

- 1) Such vendor is not complying with the Department's policy or rules, or with the terms and conditions prescribed by the Department in any vendor agreement developed as a result of negotiations with the vendor category, or with the covenants contained in certifications bearing the vendor's signature on claims submitted to the Department by the vendor, or with restrictions on participation imposed pursuant to Section 140.32(f);

- 2) Such vendor is not properly licensed or qualified, or such vendor's professional license, certificate or other authorization has not been renewed or has been revoked, suspended or otherwise terminated as determined by the appropriate licensing, certifying or authorizing agency;

- 3) Violates records requirements

A) Such vendor has failed to keep or make available for inspection, audit or copying (including photocopying), after receiving a written request from the Department,

- i) such records as are required to be maintained by the Department or as are necessary to fully disclose the extent of the services or supplies provided; or

- ii) such records as are required to be maintained by the Department regarding payments claimed for providing services.

B) This Section does not require vendors to make available medical records of patients for whom services are not reimbursed under the Illinois Public Aid Code;

- 4) Such vendor has failed to furnish any information requested by the Department regarding payments for providing goods or services, or has failed to furnish all information required by the

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Section 140.16

Termination or Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program (Cont'd)

Department in connection with the rendering of services or supplies to recipients of public assistance by the vendor, his agent, employer or employee;

- 5) Such vendor has knowingly made, or caused to be made, any false statement or representation of a material fact in connection with the administration of the Medical Assistance Program. For purposes of this Section, statements or representations made "knowingly" shall include statements or representations made with actual knowledge that they were false as well as those statements made when the individual making the statement had knowledge of such facts or information as would cause one to be aware that the statements or representations were false when made;

- 6) Such vendor has submitted claims for services or supplies which were not rendered or delivered by that vendor;

- 7) Such vendor has furnished goods or services to a recipient which, when based upon competent medical judgment and evaluation, are determined to be:

- A) in excess of the recipient's needs,
 - B) harmful to the recipient (for the purpose of this Section, "harmful" goods or services caused actual harm to a recipient or placed a recipient at risk of harm, or of adverse side effects which outweigh the medical benefits sought to be provided), or
 - C) of grossly inferior quality.
- 8) Such vendor, knew or should have known that a person with management responsibility for a vendor; an officer or person owning (directly or indirectly) 5% or more of the shares of stock or other evidences of ownership in a corporate vendor; an investor in the vendor; a technical or

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Termination or Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program (Cont'd)

other advisor of the vendor; an owner of a sole proprietorship which is a vendor; or a partner in a partnership which is a vendor; either

- A) was previously terminated or barred from participation in the Medical Assistance Program; or

- B) was a person with management responsibility for a previously terminated vendor during the time of conduct which was the basis for that vendor's termination from participation in the Medical Assistance Program; or

- C) was an officer or person owning (directly or indirectly) 5% or more of the shares of stock or other evidences of ownership in a previously terminated corporate vendor during the time of conduct which was the basis for that vendor's termination from participation in the Medical Assistance Program; or

- D) was an owner of a sole proprietorship or partner of a partnership which was previously terminated during the time of conduct which was the basis for that vendor's termination from participation in the Medical Assistance Program

- 9) Engaged in practices prohibited by Federal or State law or regulation

- A) Such vendor, a person with management responsibility for a vendor; an officer or person owning (directly or indirectly) 5% or more of the shares of stock or other evidences of ownership in a corporate vendor; an owner of a sole proprietorship which is a vendor, or a partner in a partnership which is a vendor, either:

- i) has engaged in practices prohibited by applicable Federal or State law or regulation; or

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Termination or Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program (Cont'd)

- ii) was a person with management responsibility for a vendor at the time that such vendor engaged in practices prohibited by applicable Federal or State law or regulation; or
- iii) was an officer, or person owning (directly or indirectly) 5% or more of the shares of stock or other evidences of ownership in a vendor at the time such vendor engaged in practices prohibited by applicable Federal or State law or regulation; or
- iv) was an owner of a sole proprietorship or partner of a partnership which was a vendor at the time such vendor engaged in practices prohibited by applicable Federal or State law or regulation.

B) For purposes of subsection (a)(9)

"applicable Federal or State law or regulation" shall include licensing or certification standards contained in State or Federal law or regulations related to the Medical Assistance Program, any other licensing standards as they relate to the vendor's practice or business or any Federal or state-State laws or regulations related to the Medical Assistance Program.

C) For purposes of subsection (a)(9) conviction or a plea of guilty to activities violative of applicable Federal or State law or regulation shall be conclusive proof that such activities were engaged in.

- 10) Such vendor, a person with management responsibility for a vendor; an officer or person owning (directly or indirectly) 5% or more of the shares of stock or other evidences of ownership in a corporate vendor; an owner of a sole proprietorship which is a vendor, or a partner in a partnership which is a vendor, has been convicted in this or any other State, or in any

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Termination or Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program (Cont'd)

Federal Court, of any felony not related to the Medical Assistance Program, if such felony constitutes grounds for disciplinary action under the licensing act applicable to that individual or vendor.

- b) If any of the activities described in subsections (a)(1) through (a)(9) above were engaged in prior to December 1, 1977, they may be used as the basis for termination only if the vendor had actual or constructive knowledge of the requirements which applied to his conduct or activities.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 140.19

Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring

- a) A vendor that has been terminated from the Medical Assistance Program may not apply to participate for at least one year from the date of the final administrative decision terminating eligibility. After one year a vendor who has been terminated may apply for reinstatement to the Medical Assistance Program. If a vendor's application for reinstatement is denied by the Department, he shall be barred from again applying for reinstatement for one year from the date of the final administrative decision denying his application for reinstatement.

- b) At the end of a period of suspension, a vendor that has been suspended from the Medical Assistance Program shall be reinstated automatically upon completion of the necessary enrollment forms and execution of a new vendor agreement unless it is determined that such vendor has not corrected the deficiencies upon which the suspension was based. If the deficiencies have not been corrected, the vendor shall, after notice and hearing, be terminated. The notice in any termination action based on this Section shall notify the vendor of the deficiencies not corrected.

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Section 140.19

Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring (Cont'd)

- c) An individual barred pursuant to Section 140.18 can apply to participate in the Medical Assistance Program. If an individual's application is denied by the Department or if he is denied special permission under Section 140.32, he shall be barred from again applying for one year from the date of the final administrative decision denying his application or special permission.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 140.31

Prohibition on Participation by Terminated, Suspended or Barred Entities

- a) Upon being terminated, suspended or barred and while such disability from Medical Assistance Program participation remains in effect, an entity:

- 1) Cannot be a vendor, assume management responsibility for a vendor, own (directly or indirectly) 5% or more of the shares of stock or other evidences of ownership of a corporate vendor, become an owner of a sole proprietorship that is a vendor, become a partner of a vendor or become an officer of a corporate vendor;
- 2) Cannot be an employer of a vendor; a person with management responsibility for an employer of a vendor; an officer of an employer of a vendor; an entity owning (directly or indirectly) 5% or more of the shares of stock or other evidences of ownership in an employer of a vendor; an owner of a sole proprietorship that employs a vendor; or a partner of a partnership that employs a vendor;
- 3) Cannot order goods or services from a vendor when payment for such goods or services will be made in whole or in part by the Department;
- 4) Cannot render goods or services as an employee of a vendor or as an independent contractor with a vendor for which payment will be made in whole or in part by the Department;

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Section 140.31

Prohibition on Participation by Terminated, Suspended or Barred Entities (Cont'd)

- 5) Cannot, directly or indirectly, serve as a technical or other advisor to a vendor;
- 6) Cannot, directly or indirectly, be an incorporator or member of the board of directors of a vendor;
- 7) Cannot, directly or indirectly, be an investor in a vendor; and
- 8) Cannot own (directly or indirectly) a 5% or greater interest in any premises or equipment leased by a vendor.

- b) After the provision of written notice to the affected parties, the Department may deny payment for goods or services rendered or ordered by an entity that violates the provisions of subsections (a)(1), (2), (3) or (4). The Department may also pursue the imposition of all criminal and civil penalties as may be available and necessary.

- c) Whenever an entity violates the provisions of subsections (a)(5), (6), (7) or (8) the Department may refer the matter for filing of an appropriate civil suit by the Attorney General or the State's Attorney to recover all benefits obtained improperly as well as treble damages or \$10,000.00 for each such violation whichever amount is greater, in accordance with the provisions of Ill. Rev. Stat., (1986) ch. 23, par. 11-27.

(Source: Added at 16 Ill. Reg. _____, effective _____)

Section 140.32

Special Permission for Continuation or Reinstatement of Medical Assistance Program Participation for Barred Entities

- a) Any entity barred pursuant to Section 140.18 may seek special permission to continue participation in the Medical Assistance Program or for reinstatement in the Program.

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Section 140.32

Special Permission for Continuation or Reinstatement of Medical Assistance Program Participation for Barred Entities (Cont'd)

- b) Special permission shall be granted only if the entity seeking such action demonstrates to the Department that it had no part in, and no knowledge of, the conduct which led to the decision to terminate upon which the barring was based or that it had no part in, and notified the Department as soon as it gained knowledge of, the conduct.
- c) In deciding whether to authorize the continued participation by, or reinstatement of, an entity that meets the conditions of subsection (b) the Director shall consider the following factors:

- 1) Whether the entity requesting special permission demonstrates a fitness to participate in the Medical Assistance Program;
- 2) The extent to which any legally enforceable debts owed to the Department by the applicant or an entity in which the applicant or his nominee held a substantial ownership interest have been paid;

- 3) Any other circumstances reasonably related to the issue of whether the special permission should be granted.

- d) Any entity that seeks special permission to continue or reinstate benefits shall submit a written request to the Director. Upon receipt of such a request, the Director or his designee shall review the request and any supporting documentation which accompanies it, and shall notify the entity of the decision within 60 days of receipt of the request, where practicable. In reviewing the request, the Director may require the entity to appear before and cooperate with a peer review committee of the Department.

- e) An entity may request special permission only once. An entity that has been denied special permission may not apply for readmission under Section 140.14 for one year after the final decision to deny special permission. An entity that has been denied readmission under Section 140.14 or has an application under Section 140.14 pending with the Department may not apply for special permission.

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Section 140.32

Special Permission for Continuation or Reinstatement of Medical Assistance Program Participation for Barred Entities (Cont'd)

- f) Whenever a barred entity is readmitted to the Medical Assistance Program pursuant to this Section, the Director may make the vendor's continued participation contingent upon compliance with specified restrictions, including, but not limited to:

- 1) Limiting the participation by the entity as to the location, type, volume or category of goods or services to be provided;
- 2) Requiring that the entity obtain continuing education, or additional licenses or authorizations; and
- 3) Any other terms or conditions which may be appropriate or required under the circumstances.

(Source: Added at 16 Ill. Reg. ____, effective ____)

Section 140.33 Publication of List of Terminated, Suspended or Barred Entities

- a) The Department shall publish a list of every entity that is currently terminated, suspended or barred from participation in the Medical Assistance Program. The list shall also include the period of suspension. The list shall be supplemented with additions and deletions each month, if any.
- b) The Department shall, upon request, mail the list and supplements, without charge, to associations and societies of vendors in the Medical Assistance Program, including their affiliates and components, and to all other entities that request it. Societies and associations of vendors and other entities that wish to receive the list are responsible for providing the Department with a current mailing address.
- c) An entity may file a written request for a list of any adverse actions against a particular entity that are not currently in effect. The Department shall respond

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Section 140.33 Publication of List of Terminated, Suspended or Barred Entities (Cont'd)

in writing to such a request within ten days of receiving it.

(Source: Added at 16 Ill. Reg. ____, effective ____)

SUBPART E: GROUP CARE

Section 140.566 ~~Level-I-Incentive-Payments-(Repealed)~~
Out-of-State Placement

Residents of Illinois who have been determined as requiring long term care placement should be placed in an Illinois facility.

a) The Department may make payment for care of a client in an out-of-state facility if:

- 1) the client is a resident of Illinois in accordance with Department residency requirements, and
- 2) placement within Illinois cannot be obtained, and
- 3) prior approval has been given by the Department, or its designee.

b) Payment to out-of-state facilities will be based on the lesser of:

- 1) the rate for medical assistance clients requiring the same level of care that is paid by the state in which the facility is located, or
- 2) the private pay rate in the facility, or
- 3) the Illinois statewide average rate for medical assistance clients requiring the same level of care.

c) Payment cannot be approved for clients who made their own arrangements for care in facilities in other states if an appropriate bed is available in Illinois.

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Section 140.566 ~~Level-I-Incentive-Payments-(Repealed)~~
Out-of-State Placement (Cont'd)

d) Payment cannot be approved if a client or the family prefers placement in an out-of-state facility in order to stay near the home community, or near to family or for other personal reasons.

e) Annually, placement of a client in an out-of-state facility will be re-evaluated to ensure placement is still appropriate.

f) Payment for care in an out-of-state facility may be approved for a client who becomes ill while temporarily out of Illinois.

(Source: Amended at 16 Ill. Reg. ____, effective ____)

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NOTICE OF PROPOSED AMENDMENTS

1) The Heading of the Part: Practice in Administrative Hearings

2) Code Citation: 89 Ill. Adm. Code 104

3) Section Numbers: Proposed Action:

104.202 Amendment
104.204 Amendment
104.209 New Section
104.210 Amendment
104.212 Amendment
104.221 Amendment
104.230 Amendment
104.244 Amendment
104.246 Amendment

4) Statutory Authority: Sections 11-27 et seq. and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 11-27 et seq. and 12-13)

5) A Complete Description of the Subjects and Issues Involved: These rules are required to implement Ill. Rev. Stat. Ch. 23, par. 11-27 dealing with barring and readmission to the Medical Assistance Program. The statute has expanded the sorts of activities that barred individuals may not participate in, and the proposed rules carry out the statute. The amendments allow individuals who are automatically barred to seek special permission to continue participation in the Medical Assistance Program. The amendments also create a hearing right for individuals who dispute that they are in a category of persons automatically barred as a result of a termination.

6) Will these Proposed Amendments replace Emergency Amendments currently in effect? No

7) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

8) Do these Proposed Amendments contain incorporations by reference? No

9) Are there any other Proposed Amendments pending on this Part? Yes

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Section Numbers Proposed Action Illinois Register Citation

104.206 Amendment February 14, 1992
(16 Ill. Reg. 2752)

104.208 Amendment February 14, 1992
(16 Ill. Reg. 2752)

104.210 Amendment February 14, 1992
(16 Ill. Reg. 2752)

104.272 Amendment February 14, 1992
(16 Ill. Reg. 2752)

104.273 Amendment February 14, 1992
(16 Ill. Reg. 2752)

104.274 Amendment February 14, 1992
(16 Ill. Reg. 2752)

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local government units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Daniel Leikvold, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762 (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis:

A) Date Proposed Amendments was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: March 10, 1992

B) Types of small businesses affected: Medical Providers

C) Reporting, bookkeeping or other procedures required for compliance: No new procedures required.

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- D) Types of professional skills necessary for compliance: No new skills required.

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER a: GENERAL PROVISIONS

PART 104

PRACTICE IN ADMINISTRATIVE HEARINGS

SUBPART A: ASSISTANCE APPEALS

Section	
104.1	Assistance Appeals
104.10	Initiation of Appeal Process
104.11	Pre-Appeal Review
104.12	Notice of Hearing
104.20	Conduct of Hearings
104.21	Representation
104.22	Appellant Participation in Hearing
104.23	Evidentiary Requirements
104.30	Subpoenas
104.35	Amendment of Appeal
104.40	Consolidation of Appeals
104.45	Postponement or Continuation of Hearings
104.50	Withdrawal of Appeal
104.55	Closing of Hearing Record
104.60	Dismissal of Appeal
104.70	Final Administrative Decision
104.80	Public Aid Committee

SUBPART B: RESPONSIBLE RELATIVE AND JOINT PAYEE PETITIONS

Section	
104.100	Responsible Relative and Joint Payee Petitions
104.101	Petition for Hearing
104.102	Conduct of Administrative Support Hearings
104.103	Conduct of Hearings to Contest the Determination of Past-Due Support or of Share of Jointly-Owned Funds
104.104	Conduct of Hearings to Stay Service of an Administrative Order for Withholding or Notice of Delinquency, or to Modify, Suspend or Terminate an Administrative Order for Withholding

SUBPART C: MEDICAL VENDOR HEARINGS

Section	
104.200	Applicability
104.202	Definitions
104.204	Notice of Denial of An Application
104.206	Notice of Intent to Recover Money

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Section	
104.208	Notice of Intent to Terminate, Suspend or Not Renew Provider Agreement
104.209	Notice of Inclusion on List of Barred Entities
104.210	Right to Hearing
104.212	Prior Factual Determinations
104.215	Notice of Formal Conference
104.216	Formal Conference on Recovery of Money
104.217	Purpose of Formal Conference
104.220	Notice of Hearing
104.221	Issues at Parities-Hearings
104.225	Legal Counsel
104.226	Appearance of Attorney or Other Representative
104.230	Notice, Service and Proof of Service
104.231	Form of Papers
104.235	Discovery
104.240	Conduct of Hearings
104.241	Amendments
104.242	Motions
104.243	Subpoenas
104.244	Burden of Proof
104.245	Witness at Hearings
104.246	Evidence at Hearings
104.247	Cross-Examination
104.250	Official Notice
104.255	Computer Generated Documents
104.260	Recommendation of Peer Review Committee
104.270	Time Limits for Hearings
104.271	Continuances and Extensions
104.272	Withholding of Payments During Pendency of Proceedings
104.273	Continuation of Payments During Pendency of Proceedings
104.274	Denial of Payments for Services During Pendency of Proceedings
104.280	Record of Hearings
104.285	Failure to Appear or Proceed
104.290	Recommended Decision
104.295	Director's Decision

SUBPART D: RULES FOR JOINT DEPARTMENT ACTIONS
AGAINST SKILLED NURSING FACILITIES AND INTERMEDIATE CARE
FACILITIES PARTICIPATING IN THE MEDICAID PROGRAM

Section	
104.300	Authority
104.302	Definitions
104.304	Department Actions Against Nursing Homes Facilities
104.310	Certification
104.320	Joint Administrative Hearing

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Section	
104.330	Facilities Certified Under Both Medicare and Medicaid
	SUBPART E: FOOD STAMP ADMINISTRATIVE DISQUALIFICATION HEARINGS
	Suspected Intentional Violation of the Program
104.400	Advance Notice of Administrative Disqualification Hearing
104.410	Postponement of Hearing
104.420	Administrative Disqualification Hearing Procedures
104.430	Failure to Appear
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104.450	Consolidation of Administrative Disqualification Hearing with Fair Hearing
104.460	Administrative Disqualification Hearing Decision and Notice of Decision
104.470	Appeal Procedure
104.480	

SUBPART F: INCORPORATION BY REFERENCE

Section	
104.800	Incorporation By Reference

AUTHORITY: Implementing Sections 11-8 et seq., 12-4.9 and 12-4.25 and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 11-8 et seq., 12-4.9, 12-4.25 and 12-13)

SOURCE: Filed and effective December 30, 1977; emergency rule at 2 Ill. Reg. 11 pg. 151 effective March 9, 1978 for a maximum of 150 days; amended at 2 Ill. Reg. 33, p. 57, effective August 17, 1978; peremptory amendment at 3 Ill. Reg. 11, p. 38 effective March 1, 1979; amended at 4 Ill. Reg. 21, p. 80, effective May 8, 1980; peremptory amendment 5 Ill. Reg. 1197, effective January 23, 1981; amended at 5 Ill. Reg. 10753 effective October 1, 1981; amended at 6 Ill. Reg. 894, effective January 7, 1982; codified at 7 Ill. Reg. 5706; amended at 8 Ill. Reg. 5274, effective April 9, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 16979; amended at 8 Ill. Reg. 18114, effective September 21, 1984; amended at 10 Ill. Reg. 10129, effective June 1, 1986; amended at 11 Ill. Reg. 9213, effective April 30, 1987; amended at 12 Ill. Reg. 9142, effective May 16, 1988; amended at 13 Ill. Reg. 3944, effective March 10, 1989; amended at 13 Ill. Reg. 17013, effective October 16, 1989; amended at 14 Ill. Reg. 18836, effective November 9, 1990; amended at 15 Ill. Reg. 5320, effective April 1, 1991; amended at 15 Ill.

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Reg. 6557, effective April 30, 1991; amended at 16 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART C: MEDICAL VENDOR HEARINGS

Section 104.202 Definitions

For the purpose of this Part, the terms "Vendor", "Entity" and "Department policy" shall be as defined at 89 Ill. Adm. Code 140.13.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 104.204 Notice of Denial of an Application

- a) If the Department denies an application to participate in the Medical Assistance Program, or denies a request for special permission to continue participation or for reinstatement in the Program, it shall notify the vendor in writing, setting forth:

- 1) the reasons for the Department's decision,
- 2) a statement of the right to request a hearing, ~~prior to its decision-taking-effect,~~
- 3) a statement of the time, place and nature of the hearing, if one is requested.
- 4) a statement of the legal authority and jurisdiction under which the hearing is to be held, and
- 5) a reference to the particular sections of the statutes and rules involved.

- b) The Department shall notify the applicant of a decision to deny an application ~~must be made within 60 days, where practicable, of the date it is received by the Department provided that the vendor has submitted has received all materials required by the Department.~~

~~Notification of this decision must be mailed within 15 days of the decision.~~

(Source: Amended at 16 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

Section 104.209 Notice of Inclusion on List of Barred Entities

- a) If, anytime after service of a Notice of Intent to Terminate pursuant to Section 104.208, the Department determines that an entity is or would be automatically barred from participation in the Medical Assistance Program as a result of a vendor's termination, the Department shall notify the entity in writing, setting forth:

- 1) the name and address of the vendor which the Department has terminated or intends to terminate from the Medical Assistance Program;
- 2) the alleged relationship of the entity to the vendor which justifies barring and the time of the conduct on which the termination is based;
- 3) a statement of the right to request a hearing if the entity believes that it has been incorrectly identified as an entity barred pursuant to 89 Ill. Adm. Code 140.18;
- 4) a statement that a hearing will be scheduled if it is requested;
- 5) a statement of the legal authority and jurisdiction under which the hearing is to be held; and
- 6) a reference to the particular sections of the statutes and rules involved.

- b) The provisions for notice and right to hearing under this Section shall only apply prospectively and shall have no application to entities barred as a result of the termination of a vendor prior to the effective date of this Rule.

(Source: Added at 16 Ill. Reg. _____, effective _____)

Section 104.210 Right to Hearing

- a) ~~A vendor~~-entity may request a hearing within 10 days after the ~~vendor's~~-entity's receipt of the Department's notice of:

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Section 104.210 Right to Hearing

- 1) the Department's decision to deny an application (as provided in Section 104.204);
- 2) the Department's intent to recover money (as provided in Section 104.206); or
- 3) the Department's intent to terminate or suspend a vendor's eligibility or terminate (or not renew) a vendor's provider agreement (as provided in Section 104.208); or

4) the Department's inclusion of the entity on the list of entities barred from participation in the Medical Assistance Program (as provided in Section 104.209).

- b) A request for hearing must be received by the Department within 10 days of the date on which the vendor received the Department's notice.
- c) This request must be in writing and must contain a brief statement of the basis upon which the Department's action is being challenged.
- d) If such a request is not received within 10 days, or is received but later withdrawn, the Department's decision and the grounds asserted as the basis therefor in the notice shall be a final and binding administrative determination.

e) In actions initiated pursuant to Section 104.206 or 104.208(b), a vendor request a hearing, such a request shall not delay the effective date of action set forth in the capital notice. In all other actions initiated pursuant to Section 104.204 or 104.208, the action shall not take place until the final administrative decision has been issued.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 104.212 Prior Factual Determinations

Factual determinations made by the Department in administrative hearings initiated prior to the effective date of these Rules and which involve issues of fact relating to activities which

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Section 104.212 Prior Factual Determinations (Cont'd)

constitute grounds for termination pursuant to these Rules, shall be reviewed by the Director and may be used as grounds for approval or denial of applications to participate, for termination or suspension of eligibility or termination (or nonrenewal) of a provider agreement, for including an entity on the list of entities barred from participation, or for recovery of money, without conducting a new administrative proceeding.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 104.221 Issues at Participant Hearings

a) The sole issue at a hearing where the basis for denial of an application pursuant to 89 Ill. Adm. Code 140.14(d) is that the vendor does not have a necessary license, certificate or authorization to provide the goods and services he wishes to provide, shall be whether or not the vendor has such a license, certificate or authorization.

b) The sole issue at a hearing requested by a vendor that has been previously terminated, barred or denied participation where the basis of the denial of an application is as set forth in 89 Ill. Adm. Code 140.14(b) is shall be whether the vendor has demonstrated, according to the factors listed in that section, in light of the prior activities, that he should be admitted to the Medical Assistance Program.

c) The sole issue at a hearing where the basis for termination is as set forth in 89 Ill. Adm. Code 140.16(a)(2) shall be whether or not the appropriate licensing, certifying or authorizing agency has determined that the vendor does not have a necessary license, certification or authorization.

d) The sole issue at a hearing requested by a previously suspended vendor that is being terminated pursuant to 89 Ill. Adm. Code 140.19(b) is shall be whether or not the vendor has corrected the deficiencies on which the suspension was based.

e) At a hearing conducted pursuant to Subpart D of this Part, the sole relevant time frame with respect to the

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NOTICE OF PROPOSED AMENDMENTS

Section 104.221 Issues at Particular Hearings (Cont'd)

existence of the violations of the Department's requirements alleged in the notice shall be the date or dates in the notice.

- f) The sole issue at a hearing requested by an entity pursuant to Section 104.209 shall be whether the entity was associated with the vendor whose termination is the basis for barring in one of the ways listed in 89 Ill. Adm. Code 140.18 during the time of the conduct upon which the termination is based.

(Source: Amended at 16 Ill. Reg. ____, effective ____)

Section 104.230 Notice, Service and Proof of Service

- a) The chief hearing officer and all parties to the proceedings shall be served all papers, notices and other documents filed by any party. Proof of such service upon all parties shall be filed with the chief hearing officer.
- b) Final administrative decisions issued pursuant to these Rules as well as any notice which that initiates administrative proceedings pursuant to these Rules and which states that the Department intends to recover money from a vendor, terminate or suspend a vendor's eligibility to participate in the Medical Assistance Program or terminate, suspend, or not renew a vendor's provider agreement, include an entity on the list of entities barred from participation in the Medical Assistance Program, or deny a vendor's application for participation, must be served personally or by certified or registered mail upon the vendor or the vendor's agent appointed to receive service of process.

- c) All other papers, notices and documents may be served personally or by deposit in the United States mail, properly addressed with postage prepaid, one copy to each party entitled thereto.
- d) When any party or parties have appeared by attorney, service upon the attorney shall be deemed service upon the party or parties.

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Section 104.230 Notice, Service and Proof of Service (Cont'd)

- e) Proof of service of any paper shall be by certificate of attorney, affidavit or acknowledgement, or certified or registered mail return receipt.

- f) Wherever notice or notification is indicated or required, it shall be effective upon the date of mailing to a vendor's or other party's business address, residence or last address on file with the Department.

- g) In addition to the methods provided for in these rules, a vendor may be served in any manner permitted by law.

(Source: Amended at 16 Ill. Reg. ____, effective ____)

Section 104.244 Burden of Proof

- a) The burden of proof in hearings conducted pursuant to 89 Ill. Adm. Code 140.14 shall be on the Department if the application was denied because the vendor engaged in activities which constitute grounds for termination or was denied pursuant to 89 Ill. Adm. Code 140.14(c). The burden of proof shall be on the applicant if the application was denied because of:

- 1) a determination that a previously terminated or barred vendor cannot reasonably be expected to meet the requirements of the Department; or
 - 2) a determination that based on the activities which served as the basis for terminating or barring a vendor, the application should not be approved.
- b) The burden of proof in hearings conducted pursuant to 89 Ill. Adm. Code 140.15, 140.18 or Subpart D of this Part shall be on the Department.
- c) The burden of proof in hearings conducted pursuant to 89 Ill. Adm. Code 140.16 shall be on the Department unless the Department is proceeding based on a determination that a previously-suspended vendor has not corrected the deficiencies on which the suspension was based.

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Section 104.244 Burden of Proof (Cont'd)

d) The burden of proof in hearings conducted pursuant to 89 Ill. Adm. Code 140.32 shall be on the party seeking special permission, and in hearings conducted pursuant to 89 Ill. Adm. Code 140.19(b) shall be on the vendor.

e) In the case of any new matter introduced in connection with any affirmative defense, the burden of proof with respect thereto shall be upon the party which alleges such new matter.

e)f) The standard of proof with respect to all hearings conducted pursuant to these rules shall be a preponderance of the evidence.

(Source: Amended at 16 Ill. Reg. ____, effective ____)

Section 104.246 Evidence at Hearings

a) The vendor may introduce evidence at the hearing that was not made available to the Department at the time the application or request for special permission was denied. If additional evidence is introduced at the hearing and the hearing officer determines that the vendor did not demonstrate he should be admitted based on the evidence available at the time the application or request for special permission was denied, but would have so demonstrated had the additional evidence at the hearing been available, the hearing shall be remanded to the Department for a new decision which considers such additional evidence. If additional evidence is introduced at the hearing and the hearing officer determines that the vendor would not have demonstrated that he should be admitted to the Medical Assistance program or granted special permission even if such additional evidence had been considered, the recommendation shall be to uphold the Department's decision.

b) Irrelevant, immaterial or unduly repetitious evidence shall be excluded. The rules of evidence and privilege as applied in civil cases in the Circuit Courts of this State shall be followed. However, evidence not admissible under such rules of evidence may be admitted (except where precluded by statute) if it is of the type commonly relied upon by reasonably prudent men in the conduct of their affairs. When the

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 104.246 Evidence at Hearings (Cont'd)

admissibility of evidence is in dispute and depends upon fairly arguable interpretations of law, such evidence shall be admitted. Objections to evidentiary offers may be made and shall be noted in the record. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be prejudiced, any part of the evidence may be received in written form. Any party may submit evidence in rebuttal or surrebuttal.

c) Summaries of voluminous documents may be admitted into evidence. The document summarized need not itself be admitted into evidence. Copies of the document need not be provided so long as all parties are accorded a reasonable opportunity to inspect the document summarized and no substantial injustice results.

d) If the hearing is related in whole or in part to the Department's intent to recover money and the Department's recovery is based on sampling and extrapolation, the vendor may:

- 1) present evidence to show that the sample used by the Department was invalid and, therefore, should not be used to project the overpayments identified in the sample to total billings for the audit period; or
- 2) the vendor may also conduct an audit of 100% of the medical records of payments received during the audit period and present the results of such an audit at the hearing. Any such audit should demonstrate that the vendor's records for the unaudited services provided during the audit period were in compliance with the regulations, provider handbooks and other written requirements of the Department. The vendor should be prepared to submit supporting documentation to demonstrate this compliance.

(Source: Amended at 16 Ill. Reg. ____, effective ____)

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1) Heading of the Part:

Health Facilities Planning Procedural Rules

requirement applies when there is no cost.

2) Code Citation:

77 Ill. Adm. Code 1130

3) Section Numbers:

1130.140
Amendments
1130.220
Amendments
1130.410
Amendments
1130.510
Amendments
1130.620
Amendments
1130.630
Amendments
1130.640
Amendments
1130.710
Amendments
1130.720
Amendments
1130.730
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1130.740
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1130.760
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1130.770
Amendments
1130.780
Amendments

Proposed Action:

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4) Statutory Authority:

Ill. Health Facilities Planning Act

Ill. Rev. Stat. 1989, ch. 111½, par. 1151 et seq.

5) A Complete Description of the Subjects and Issues Involved:

The proposed amendments are as follows:

- A) 1130.140a) Change in definition to add certified facilities.
B) 1130.140c) Change in definition to add applicant for exemption.
C) 1130.140d) Definition relocated from Part 1110 to Part 1130.
D) 1130.140e) Change in definition to remove exact dollar amount.
E) 1130.140g) Change in definition of completion involving discontinuation to clarity

D) 1130.140i) Definition relocated from Part 1110 to Part 1130.

J) 1130.140q) Definition related from Part 1110 to Part 1130.

K) 1130.140s) Change in definition to clarify that a change in the operating entity is modification only when such entity is not the permit holder.

L) 1130.140u) Change in definition made to obligate large dollar projects at expenditure minimum of 33%. Change made insures consistency with review threshold.

M) 1130.140v) New definition to separate obligation date of a contract with a procedural date which begins the two year construction period.

N) 1130.140z) Definition relocated from Part 1110.

O) 1130.140aa) Definition relocated from Part 1110.

P) 1130.220b) Language added be amend who must be the applicant for exemption. New language requires operational responsibilities to be held by the applicant. Language also added to clarify stock transfer threshold for review.

Q) 1130.410d) Facilities which voluntarily surrender a suspended license are no longer required to obtain a permit to discontinue.

R) 1130.510b) New data requirements added for exemption application.

S) 1130.620 Data requirements required in a permit application modified to cover progress reports. Completion data on previously approved projects and equipment cost.

T) 1130.530 Establish a public input period on projects.

U) 1130.640 Language added to clarify what is supplemental information and how to request a deferral in consideration.

V) 1130.710 New completion period established for large projects.

W) 1130.720 Requirements for obligation referenced to new definition.

X) 1130.730 Changes alter extensions of obligation period to one three month extension.

Y) 1130.740 New regulations establish procedures for permit renewal.

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- Z) 1130.760 Progress reports modified to semi-annual reports with new data requirements.
- AA) 1130.770 New language added concerning completeness relating completeness to Medicare/Medicaid cost reports.
- BB) 1130.780 Grounds for revocation expanded to include due diligence under renewal.
- 6) Will this Rulemaking Replace an Emergency Rule Currently in Effect? Yes ☐ No ☒
- 7) Does this Rulemaking contain an Automatic Repeal Date? Yes ☐ No ☒
- If "yes," please specify the date:
- 8) Does this Rulemaking Contain Any Incorporation By Reference? Yes ☐ No ☒
- If "yes," please specify type: 6.02(a) ☐ or 6.02(b) ☐
- 9) Are there any other Proposed Amendments Pending on this Part? Yes ☐ No ☒

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
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10) Statement of Statewide Policy Objectives:

The goal of the health planning process is to slow the increase in health care costs by preventing the unnecessary duplication of health care beds and services. No municipality or unit of local government will be affected by these modifications.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register. A public hearing will be held at 1:30 p.m. on May 6, 1992, Springfield Hilton Hotel, 7th and Adams, Springfield, Illinois.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

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12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

Healthcare

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

N/A

D) Types of Professional Skills Necessary for Compliance:

N/A

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER II: DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES
PLANNING BOARD
SUBCHAPTER b: OTHER BOARD RULES

PART 1130

HEALTH FACILITIES PLANNING PROCEDURAL RULES

SUBPART A: AUTHORITY, PURPOSE AND DEFINITIONS

Section	
1130.110	Statutory Authority/Applicability
1130.120	Public Hearings
1130.130	Purpose
1130.140	Definitions
1130.150	Incorporated Materials

SUBPART B: WHO IS SUBJECT TO THE HEALTH FACILITIES PLANNING ACT

Section	
1130.210	Persons Subject to the Act
1130.220	Necessary Parties to the Application for Permit or Exemption

SUBPART C: TRANSACTIONS SUBJECT TO REVIEW

Section	
1130.310	Transactions Subject to Review

SUBPART D: TRANSACTIONS WHICH ARE EXEMPT FROM REVIEW

Section	
1130.410	Transactions Which Are Exempt from Review

SUBPART E: PROCEDURAL REQUIREMENTS FOR EXEMPTIONS

Section	
1130.510	Requirements for Exemptions Involving the Acquisition of Major Medical Equipment
1130.520	Requirements for Exemptions Involving the Change in Ownership of a Health Care Facility Other Than a Health Maintenance Organization
1130.530	Requirements for Exemptions Involving Health Maintenance Organizations
1130.540	Requirements for Exemptions Involving Involuntary Discontinuation
1130.550	Agency Processing of an Application for Exemption
1130.560	State Board Action

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

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1130.570	Validity of an Exemption
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SUBPART F: PROCEDURAL REQUIREMENTS FOR THE REVIEW AND PROCESSING
OF APPLICATIONS FOR PERMIT

Section	
1130.610	Duration of the Review Period and Time Frames
1130.620	Consultation, Classification and Completeness Review
1130.630	Agency Actions During the Review Period
1130.640	Extension of the Review Period Prior to Initial State Board Action
1130.650	Modification of an Application
1130.660	Approval of an Application
1130.670	Notice of Intent-to-Deny an Application
1130.680	Denial of an Application

SUBPART G: PERMIT VALIDITY, REPORTING REQUIREMENTS AND REVOCATION

Section	
1130.710	Validity of Permits
1130.720	Authorization to Obligate and Obligation
1130.730	Extension of the Obligation Period
1130.740	Renewal of a Permit
1130.750	Alteration of a Project for Which a Permit Has Been Issued
1130.760	Semi-Annual Progress Reports
1130.770	Project Completion, Final Realized Costs and Cost Overruns
1130.780	Revocation of a Permit

SUBPART H: DECLARATORY RULINGS

1130.810	Declaratory Rulings
1130.APPENDIX A	Annual Inflation Adjustments to Review Thresholds

NOTE: Capitalization denotes statutory language.

AUTHORITY: Implementing and authorized by the Illinois Health Facilities Planning Act (Ill. Rev. Stat. 1989, ch. 111 ½, pars. 1151 et seq.).

SOURCE: Adopted at 14 Ill. Reg. 7183, effective May 1, 1990; emergency amendment at 15 Ill. Reg. 4787, effective March 18, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. _____ effective _____.

SUBPART A: AUTHORITY, PURPOSE AND DEFINITIONS

Section 1130.140	Definitions
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DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

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Definitions pertaining to program components can be found in the "Act" and in 77 Ill. Adm. Code 1100 and 1110. Definitions which will assist in the understanding of this Part are presented below.

- a) Acquisition or Change of Ownership means a change in the person who has operational control of an existing health care facility. Acquisition or change of ownership is indicated by:
- 1) a transfer of stock or assets resulting in a person obtaining majority interest (i.e. over 50%) in the licensed or certified (if the facility is not subject to licensure) entity ~~in the existing facility~~ within a one year period; or
 - 2) the issuance of a license by the Agency to a person different from the current licensee; or
 - 3) the issuance of a provider number to a different person by certification agencies which administer Titles XVIII and XIX of the Social Security Act.

AGENCY NOTE: A permit or exemption is required prior to the acquisition or change of ownership of a health care facility.

- b) Alteration means a revision or change to the components of a project as detailed in the application that occurs after Board approval of the permit. Components which can be altered include size, number of beds, scope of services to be provided, cost or method of financing. The site of the proposed project or the permit holder cannot be altered.

- c) Applicant means a person(s) who applies for a permit or exemption.

- d) CAPITAL EXPENDITURE MEANS AN EXPENDITURE MADE BY OR ON BEHALF OF A HEALTH CARE FACILITY (AS SUCH A FACILITY IS DEFINED IN THIS ACT); AND WHICH UNDER GENERALLY ACCEPTED ACCOUNTING PRINCIPLES IS NOT PROPERLY CHARGEABLE AS AN EXPENSE OF OPERATION AND MAINTENANCE, OR IS MADE TO OBTAIN BY LEASE OR COMPARABLE ARRANGEMENT ANY FACILITY OR PART THEREOF OR ANY EQUIPMENT FOR A FACILITY OR PART; AND WHICH EXCEEDS THE CAPITAL EXPENDITURE MINIMUM. THE COST OF ANY STUDIES, SURVEYS, DESIGNS, PLANS, WORKING DRAWINGS, SPECIFICATIONS, AND OTHER ACTIVITIES ESSENTIAL TO THE ACQUISITION, IMPROVEMENT, EXPANSION, OR REPLACEMENT OF ANY PLANT OR EQUIPMENT WITH RESPECT TO WHICH AN EXPENDITURE IS MADE SHALL BE INCLUDED IN DETERMINING IF SUCH EXPENDITURE EXCEEDS THE CAPITAL EXPENDITURE MINIMUM. DONATIONS OF EQUIPMENT OR FACILITIES TO A HEALTH CARE FACILITY WHICH IF ACQUIRED DIRECTLY BY SUCH FACILITY WOULD BE SUBJECT TO REVIEW SHALL BE CONSIDERED CAPITAL EXPENDITURES, AND A TRANSFER OF EQUIPMENT OR FACILITIES FOR LESS THAN FAIR MARKET VALUE SHALL BE

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CONSIDERED A CAPITAL EXPENDITURE IF A TRANSFER OF THE EQUIPMENT OR FACILITIES AT FAIR MARKET VALUE WOULD BE SUBJECT TO REVIEW. (Section 3 of the Act)

- ed) Capital Expenditure Minimum means the dollar amount or value which would require a permit for capital projects and major medical equipment ~~\$1,000,000 for major medical equipment and \$2,000,000 for all other capital projects~~. Capital expenditure minimums are annually adjusted to reflect the increase in construction costs due to inflation per Section 1130.310.

- fe) Certified or Certification means approval for a facility to receive reimbursement under Title XVIII and/or XIX of the Social Security Act (42 U.S.C.A. 1395x).

- gf) Completion or Project Completion means:

- 1) for projects with no cost that are limited to total discontinuation of a facility or of a category of service, the date the last patient is discharged or the date ~~when~~ the permit for discontinuation is issued whichever comes later; or
- 2) for projects with no cost that are limited to a substantial change in beds (pursuant to Section 1100.220) in licensed long-term care facilities, (pursuant to 77 Ill. Adm. Code 1100.220) the date the Agency issues a revised license; or
- 3) for projects with no cost that are limited to a substantial change in beds (pursuant to 77 Ill. Adm. Code 1100.220) in licensed hospitals or in state-operated facilities, the date the Agency receives a revised physical plant survey or the date of permit issuance which ever is later; or
- 4) for projects limited to the establishment of a category of service, the date the first patient is treated or the date the Agency receives a report of final realized cost, whichever is later; or

- 5) for projects limited to the acquisition of major medical equipment, the date the Agency receives a report of final realized costs or the date the equipment is utilized to treat the first patient, whichever is later; or

- 6) for all other projects including the establishment of new facilities or modernization of existing facilities, the date the Agency receives a report of final realized costs.

- hg) Consolidation means the combination of two or more existing health care facilities into a new health care facility terminating the existence of the existing or original facilities (A+B = C). Consolidation results in the establishment of a health care facility within the meaning of the Act and in the discontinuation of the existing facilities, resulting in

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

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termination of license for facilities subject to licensure or the loss of certification for facilities not subject to licensure. In example, consolidation becomes reviewable only when a new facility with a new license will be established due to the consolidation. In this case the A and B facilities which consolidate are reviewed for discontinuation and the new licensed facility C is reviewed for establishment. It is this discontinuation and establishment which creates the need for review.

- 1) CONSTRUCTION OR MODIFICATION MEANS, THE ESTABLISHMENT, ERECTION, BUILDING, ALTERATION, RECONSTRUCTION, MODERNIZATION, IMPROVEMENT, EXTENSION, DISCONTINUATION, CHANGE OF OWNERSHIP OF OR BY A HEALTH CARE FACILITY, OR THE PURCHASE OR ACQUISITION BY OR THROUGH A HEALTH CARE FACILITY OF EQUIPMENT FOR DIAGNOSTIC OR THERAPEUTIC PURPOSES OR FOR FACILITY ADMINISTRATION OR OPERATION OR ANY CAPITAL EXPENDITURE MADE BY OR ON BEHALF OF A HEALTH CARE FACILITY WHICH EXCEEDS THE CAPITAL EXPENDITURE MINIMUM. (Section 3 of the Act)

- 2) Discontinuation means to cease operation of an entire health care facility; to cease operation of a category of service for twelve months or more; or to reduce the facility bed total by more than ten beds or ten percent, whichever is less, within a two year period. Daily or seasonal fluctuations in bed complement are not considered discontinuation.

- 3) Due Diligence means to take such actions toward the completion of a project for which a permit has been granted with that diligence and foresight which persons of ordinary prudence and care commonly exercise under like circumstances. An accidental or unavoidable cause which cannot be avoided by the exercise of due diligence in the meaning of this rule is a cause which reasonably prudent and careful persons, under like circumstances, do not and would not ordinarily anticipate, and whose effects under similar circumstances they do not and would not ordinarily avoid.

- 4) Establish or Establishment means the construction of a health care facility or the replacement of an existing facility on another site, or the consolidation of two or more existing facilities into a new facility, or the development of a category of service.

- 5) Existing Health Care Facility means any facility subject to the Act which:

- 1) has a valid license issued by the Agency; or
- 2) is certified under Titles XVIII or XIX of the Social Security Act; or
- 3) is a facility operated by the State of Illinois; or
- 4) is a health maintenance organization which has a certificate of authority issued by the Illinois Department of Insurance.

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- 5) Projects for which permits have been granted but which are not complete pursuant to subsection (f) shall not be considered existing facilities, but the approved number of beds or services shall be recorded in the Inventory of Health Care Facilities maintained by the Agency and shall be counted against any applicable need estimate.

- 6) Final Decision or Final Administrative Decision or Final Determination means:

- 1) the decision by the State Board to approve or deny an application for permit. Action taken by the State Board to deny an application for permit is subsequent to an administrative hearing or to the waiver of such hearing; or
- 2) the decision by the State Board on all matters other than the issuance of a permit.
- 3) The decision is final at the close of business of the State Board meeting at which the action is taken.

- 7) Final Realized Costs are those costs of construction, modernization or equipment that have been incurred to complete a project for which a permit was granted. These costs include all expenditures and the dollar or fair market value of any component of the project whether acquired through lease, donation or gift.

- 8) Major Construction Projects means

- 1) PROJECTS FOR THE CONSTRUCTION OF NEW BUILDINGS;
- 2) ADDITIONS TO EXISTING BUILDINGS; AND
- 3) MODERNIZATION PROJECTS WHOSE COST IS IN EXCESS OF \$1,000,000 OR TEN PERCENT OF THE FACILITY'S OPERATING REVENUE, WHICHEVER IS LESS (Section 3 of the Act).

- 9) MAJOR MEDICAL EQUIPMENT MEANS MEDICAL EQUIPMENT WHICH IS USED FOR THE PROVISION OF MEDICAL AND OTHER HEALTH SERVICES AND WHICH COSTS IN EXCESS OF THE CAPITAL EXPENDITURE MINIMUM, EXCEPT THAT SUCH TERM DOES NOT INCLUDE MEDICAL EQUIPMENT ACQUIRED BY OR ON BEHALF OF A CLINICAL LABORATORY TO PROVIDE CLINICAL LABORATORY SERVICES IF THE CLINICAL LABORATORY IS INDEPENDENT OF A PHYSICIAN'S OFFICE AND A HOSPITAL AND IT HAS BEEN DETERMINED UNDER TITLE XVIII OF THE SOCIAL SECURITY ACT (42 U.S.C.A. 1395x) TO MEET THE REQUIREMENTS OF PARAGRAPHS (10) AND (11) OF SECTION 1861(5) OF SUCH ACT. IN DETERMINING WHETHER MEDICAL EQUIPMENT HAS A VALUE IN EXCESS OF THE CAPITAL EXPENDITURE MINIMUM, THE VALUE OF STUDIES, SURVEYS, DESIGNS, PLANS, WORKING DRAWINGS,

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SPECIFICATIONS, AND OTHER ACTIVITIES ESSENTIAL TO THE ACQUISITION OF SUCH EQUIPMENT SHALL BE INCLUDED. (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1153 et seq.)

re) Merger means the absorption of one or more existing health care facility into another existing health care facility. The result of the absorption is that only one facility survives (A+B = B). Merger results in the modification (e.g. expansion of beds or services) of the survivor facility and the discontinuation of the facility being absorbed.

sp) Modification of an Application or Modification

1) Modification of an Application or Modification means any change to a proposed project during the review period (i.e., prior to final State Board action) which results in changing the proposed project's physical size or gross square feet, the site within a planning area, the operating entity when the operating entity is not the applicant, the number of proposed beds, the categories of service to be provided, the cost, the method of financing, or the configuration of space within the building.

2) AGENCY NOTE: A change in the applicant or a change in site to outside the planning area originally identified in the application are not considered modifications and, if either occurs, the application is void.

iq) Notification of State Board Action means the transmittal of State Board decisions to the applicant or permit holder. Notification shall be given to the applicant's or permit holder's designated contact person, legal representative or chief executive officer.

uf) Obligation means receipt by the Executive Secretary of documents verifying one of the following:

1) that the project is to be accomplished through the execution of binding enforceable contract(s), including lease agreements, to expend an amount exceeding the capital expenditure minimum of 33 percent or more of the permit amount whichever is less, and demonstrate a financial commitment to fund the project. Financial commitment can be shown by a statement from a financial institution or other lender indicating that funding will be provided; or

2) that the project is to be done internally or by permit holder and has been authorized by the governing body through the release of funds to expend 33 percent or more of the permit amount or an amount exceeding the capital expenditure minimum whichever is less; or

3) that the project has no cost and has been completed in accordance with subsection (f).

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

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AGENCY NOTE: Prior to signing principal contracts or to otherwise obligating the project, the permit holder is required to obtain an authorization to obligate pursuant to Section 1130.720.

v) Project Commitment Date means the date the permit holder executes binding enforceable contracts to expend an amount which exceeds the capital expenditure minimum or at least 33 percent of the permit amount whichever is less. For projects not undertaken by contract, the project commitment date is the date the permit holder's governing body authorizes or releases funds to expend an amount which exceeds the capital expenditure minimum or at least 33 percent or more of the permit amount whichever is less. If a project has no cost the project commitment date is the date of project completion.

ws) Proposal or Project means any proposed construction or modification of a health care facility or any proposed acquisition of equipment to be undertaken by an applicant.

xt) Review Period means the time from the date an application for permit is deemed complete until the State Board renders its final decision.

ya) Site means the physical location of a proposed project and is identified by address or legal property description.

z) SUBSTANTIALLY CHANGES THE BED COUNT OF A HEALTH CARE FACILITY MEANS CONSTRUCTION OR MODIFICATION, INCLUDING ACQUISITION OF EQUIPMENT, WHICH CHANGES THE BED CAPACITY OF A HEALTH CARE FACILITY BY INCREASING OR DECREASING THE TOTAL NUMBER OF BEDS OR BY DISTRIBUTING BEDS AMONG VARIOUS CATEGORIES OF SERVICE OR BY RELOCATING BEDS FROM ONE PHYSICAL FACILITY OR SITE TO ANOTHER BY MORE THAN 10 BEDS OR MORE THAN 10% OR TOTAL BED CAPACITY AS DEFINED BY THE STATE BOARD, WHICHEVER IS LESS, OVER A TWO YEAR PERIOD. (Section 5 of the Act) The two year period begins on the date when additional beds added to the facility inventory become operational or when beds were discontinued. When a permit is granted which will result in a change in bed capacity, the applicant facility may not add or discontinue any more beds in those services affected by the permit for two years from the date that such beds become operational or discontinued without obtaining an additional permit from the State Board. The facility may add or discontinue beds (as long as the number added or discontinued does not exceed 10 beds or 10% of the total facility capacity whichever is less over the two year period) in the other services not affected by the permit. Each facility will be contacted annually to verify bed inventory. If there is found, through this verification process, an increase or decrease in the calculated bed capacity of the facility, the State Agency shall determine the date the two year period begins. The date shall be published in the next available compilation of the Inventory of Health Care Facility and Need Determinations by Planning Area.

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It should be noted that all proposed capital expenditures (including those which do not substantially change the bed capacity) in excess of the capital expenditure minimum require a permit, regardless of the purpose or nature of the project or transaction. However, it should also be noted that proposals for less than the capital expenditure minimum including those with no capital expenditure, also require a permit if the project or transaction is for a substantial change in the facility's bed capacity.

aa) SUBSTANTIALLY CHANGES THE SCOPE OR CHANGES THE FUNCTIONAL OPERATION OF THE FACILITY means the instituting at a site an additional or different category of service as defined in "Category of Service." (Section 5 of the Act)

It should be noted that all proposed capital expenditures (including those which do not substantially change the scope) in excess of the capital expenditure minimum require a permit, regardless of the purpose or nature of the project or transaction. However, it should also be noted that proposals from the capital expenditure minimum or less including those with no capital expenditure, also require a permit if the project or transaction is for a substantial change in the facility's scope or functional operation.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

SUBPART B: WHO IS SUBJECT TO THE HEALTH FACILITIES PLANNING ACT

Section 1130.220 Necessary Parties to the Application for Permit or Exemption

a) Applicants for Permit

- 1) If a project to construct or modify an existing health care facility is proposed solely by the person who holds that facility's license or certification, that person must be the applicant.
- 2) If a project to construct or modify an existing health care facility is proposed in whole or in part by a person(s) other than the person who holds the facility's license or certification, that person(s) and the person who holds the facility's license or certification must be co-applicants.
- 3) If a project to establish a health care facility is proposed solely by the person who will be licensed by the Agency or certified (if the facility is not subject to licensure), that person must be the applicant.
- 4) If a project to establish a health care facility is proposed in whole or in part by a person(s) other than the person who will hold the license or be certified, that person(s) and the person who will hold the license or be certified must be co-applicants.

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- 5) In the case of major medical equipment not located in or not acquired on behalf of a health care facility, the person responsible for providing patient care with the equipment must be the applicant.

b) Applicants for Exemption

- 1) In all cases involving an exemption for the acquisition of major medical equipment, the entity ~~person~~ who will be responsible for operation of ~~own or provide patient care with~~ the proposed equipment must be the applicant for exemption. Operational responsibility includes both equipment management and program operation (i.e. patient scheduling, quality control and staff supervision).
- 2) In the case of a change of ownership exemption for an existing facility, the person who will be licensed by the Agency or certified (if the facility is not subject to licensure) must be the applicant for exemption. In the case of a stock transfer, the entity which will obtain a majority interest in the licensed entity must be the applicant.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

SUBPART D: TRANSACTIONS WHICH ARE EXEMPT FROM REVIEW

Section 1130.410 Transactions Which Are Exempt from Review

The following proposed transactions are not subject to review if an exemption is granted by the State Board:

- a) the acquisition of major medical equipment which will not be owned by, or located in a health care facility or be used to provide services to an inpatient of a health care facility.
- b) the change of ownership of an existing health care facility.
- c) the establishment or discontinuation of a health maintenance organization.
- d) the discontinuation of an existing health care facility (other than a health maintenance organization) or of a category of service when that discontinuation is the result of
 - 1) revocation of or denial of license renewal by a State or local regulatory agency;
 - 2) for facilities not subject to licensure, the loss of certification; or
 - 3) discontinuation action taken by the State Board; or
 - 4) the voluntary surrender of a suspended license.

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(Source: Amended at 16 Ill. Reg. _____, effective _____)

SUBPART E: PROCEDURAL REQUIREMENTS FOR EXEMPTIONS

Section 1130.510 Requirements for Exemptions Involving the Acquisition of Major Medical Equipment

a) Submission of Application for Exemption

Prior to any person acquiring major medical equipment which will not be owned by or located in a health care facility, the person must submit an application for exemption to the State Board, submit the required application processing fee pursuant to 77 Ill. Adm. Code 1190, and receive approval from the State Board.

b) Application for Exemption Information

The application for exemption is subject to approval under Section 1130.560 and shall include the following information:

- 1) The name and address of the applicant ~~person~~ proposing to acquire the (see Section 1130.220b.) equipment and the proposed operating entity.
- 2) Identification of the equipment to be acquired including model number, manufacturer and equipment specifications;
- 3) The address of the premises where the equipment will be installed or used; and
- 4) Copies of any existing or proposed lease or purchase agreements or a proof of ownership regarding the premises where the equipment will be installed;
- 5) A signed certification that the equipment will not be used to provide services to inpatients of any health care facility;
- 6) A signed certification that use of the proposed equipment will not result in the inpatient admission of patients to a health care facility following outpatient treatment except in emergency conditions;
- 7) A description of each component of an existing or proposed quality assurance plan for the proposed equipment addressing the following:
 - A) how regular objective evaluation of all audits and medical care will be performed;
 - B) how patient interviews and complaint evaluation will be performed;

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- C) infection control measures;
- D) incident reporting;
- E) allied health professional credentialing;
- F) evaluation of external surveys affecting quality of care;
- G) safety committee concerns;
- H) problem resolution; and
- I) confidentiality concerns.

- c) AGENCY NOTE: A permit is required for the acquisition of major medical equipment which will be owned by, located in, or utilized to serve inpatients of a health care facility. Equipment acquired by exemption cannot be used to treat patients who are directly admitted into an inpatient unit of a health care facility except in the case of a medical emergency which threatens the life of the patient. A physician licensed to practice medicine in all of its branches must verify that such inpatient admission was caused by a medical emergency.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

SUBPART F: PROCEDURAL REQUIREMENTS FOR THE REVIEW AND PROCESSING OF APPLICATIONS FOR PERMIT

Section 1130.620 Consultation, Classification and Completeness Review

a) Consultation

The application must be completed in accordance with the requirements of this Part which are applicable to the individual project. An applicant may request consultation with the Agency regarding completion of the application and the applicability of the requirements of this Part.

b) Classification of an Application

- 1) An application for permit shall be classified as:

- A) Substantive; or
- B) Non-Substantive; or

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C) Emergency.

2) Definitions of each classification are set forth in 77 Ill. Adm. Code 1100.220.

c) Completeness Review

1) Upon receipt of an application for permit, the Agency shall determine whether the application is complete or incomplete. An application for any project other than one involving the addition of beds shall be deemed complete within ten days of receipt if:

A) all review criteria applicable to the individual project (77 Ill. Adm. Code 1110; ~~1120 1230-and/or-1240~~) have been addressed;

B) the required fee (as outlined in 77 Ill. Adm. Code 1190, Permit Application Fees) has been submitted;

C) six copies of the application including one copy of the application containing original signatures have been submitted; ~~and~~

D) all semi-annual progress reports on previously approved projects have been submitted; ~~and~~

E) all required information concerning completion ~~reports-on-final-realized costs~~ on previously approved ~~and-completed~~ projects have been submitted; ~~and-~~

F) when the project proposed contains major medical equipment the name of the equipment vendor and the cost of the equipment to be acquired.

2) An application shall be incomplete if any of the elements described in subsection (c)(1) above are not present or if additional information or documentation is required to clarify a response.

3) An application for a project which involves the addition of beds shall be deemed complete on the day of receipt if items (B), (C), (D), and (E) of subsection 1130.620 (c) (1) are submitted.

4) The Agency shall notify the applicant in writing, within ten working days, of its decision and in the case of an incomplete application, the reasons therefor.

5) If the application is deemed complete, the date of completion shall initiate the review period. If the application is deemed incomplete, the applicant shall be allowed ninety days from the date of receipt of the notification to provide all

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necessary information to complete the application. Upon receipt of all additional information requested, the Agency shall again review the application for completeness and shall notify the applicant of its decision within ten working days. If the Agency finds that the application remains incomplete at the end of the allotted response period, the application shall be declared null and void, and all fees paid forfeited.

6) AGENCY NOTE: It is the responsibility of the applicant to assure that the Agency is in receipt of the additional information within the prescribed time frame.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 1130.630 Agency Actions During the Review Period

During the course of the review period the Agency shall:

a) Transmit a complete copy of the application (or such part thereof as may be necessary) to offices of the Department of Public Health or to any other state agencies that have requested an opportunity to comment on the application;

b) Notify the applicant of completeness and the start of the review period and forward to the applicant the scheduled date for State Board action;

c) Offer an opportunity for a public hearing; provide a period for written comments concerning the proposed project, and when requested, conduct a public ~~and~~ hearing in accordance with the provisions of 77 Ill. Adm. Code 1200;

d) Evaluate the application for compliance with the review criteria applicable to the specific project (as set forth in 77 Ill. Adm. Code 1110; ~~1120 1230-or-1240~~);

e) Transmit the Agency's report and findings, the public hearing report and a summary of all written public comment received 20 days prior to the scheduled State Board meeting. A summary of all written public comments submitted subsequent to this date shall be presented at the State Board meeting.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 1130.640 Extension of the Review Period Prior to Initial State Board Action

a) Supplemental Information

1) Information furnished at the request of the Agency shall not constitute supplemental information.

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- 2) Prior to initial State Board action, the applicant may provide supplemental information or data in support of the project. An applicant may submit supplemental information only once and only prior to initial State Board action. The Agency shall review the supplemental material within 60 days of receipt and extend the review period if necessary and present its findings to the State Board for action at its next scheduled meeting.
- 3) Subsequent submissions of additional or other supplemental information will not be considered in the review of the project.
- 4) Written comments from parties other than the applicant regarding a proposed project shall not constitute supplemental information.

b) Modification

The review period may be extended up to 60 days by the Agency if the applicant modifies the application prior to initial review by the State Board.

c) Deferral

The applicant may defer one time the initial consideration of a project by the State Board. A deferral extends from the State Board meeting at which the project has been scheduled to the next scheduled State Board meeting. A request for deferral may be made in writing prior to the scheduled State Board meeting or verbally at the State Board meeting.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

SUBPART G: PERMIT VALIDITY, REPORTING REQUIREMENTS AND REVOCATION

Section 1130.710 Validity of Permits

A permit is effective on the date of State Board authorization.

- a) A permit shall be valid until such time as the project has been completed, provided that obligation of the project occurs within 12 months following issuance of the permit except for "major construction projects" in which case obligation must occur within 18 months unless the obligation period is extended by the State Board; and the project commences and proceeds to completion with due diligence (as defined in Section 1130.140). Projects under \$25 million must be completed within two years from the project commitment date, projects of \$25 million or more must be completed by the completion date specified in the application or five years from the project commitment date whichever is earlier. All permits for projects which are not completed in the timeframes specified ~~within two years~~ from the date of obligation shall expire for lack of due diligence, unless renewed by the State Board.

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- b) A permit is valid only for the defined construction or modification, equipment, site, amount and person(s) named in the application for such permit and shall not be transferable or assignable. A transfer or assignment of a permit includes a change in the person who is the permit holder; a change in the membership or sponsorship of a not-for-profit corporation which is the permit holder; or the transfer, assignment, or other disposition of ten percent or more of the stock or voting rights thereunder of a for-profit corporation which is the permit holder.

- c) A permit shall not be bought, sold, nor transferred either on its own or as part of a transaction for a change of ownership of a health care facility or for the acquisition of major medical equipment. When a facility with a valid permit is purchased or otherwise acquired, such permit may not be transferred to allow the acquiring entity to complete the project for which the permit was granted. If a change of ownership occurs involving a valid permit which has not been completed the permit shall be considered abandoned by the permit holder.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 1130.720 Authorization to Obligate and Obligation

- a) Projects for construction, establishment or modification must be obligated (pursuant to Section 1130.140) prior to the expiration date of the permit.

- b) Prior to obligation, the permit holder must receive an authorization to obligate the project. Authorization is based on a demonstration by the permit holder of continued compliance with all financial and economic feasibility criteria and that the project has not been altered without State Board approval. It is the responsibility of the permit holder to initiate the authorization to obligate process by written notification to the Agency.

- c) The permit holder shall, prior to signing the principal contract(s) or otherwise obligating the project, submit the following:

- 1) project identification information including permit number and name of permit holder;
- 2) a statement that sources of financing have not changed or, if changed, to what degree and for what reason;
- 3) a revised breakdown of project cost and of sources and uses of funds;
- 4) unsigned copies of all contracts or lease agreements involving the project; and
- 5) a statement which lists the alterations, if any, that are proposed.

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- d) Projects which do not exceed ten percent of the originally approved permit amount and which reflect continued compliance with the debt financing limitations, the financial and economic feasibility requirements, and the alteration requirements of the State Board shall be authorized to obligate.
- e) Obligation of a project occurs only upon receipt of all documentation required pursuant to Part 1130.140(u) for project obligation. The date of obligation is
- 1) the date when the permit holder executes binding enforceable contracts to expend 33 percent or more of the permit amount; or
 - 2) if the project is to be done internally, the date the governing body releases funds to expend 33 percent or more of the permit amount; or
 - 3) if the project has no cost, the date of project completion.
- 4) AGENCY NOTE: It is the responsibility of the permit holder to assure that the Executive Secretary is in receipt of documents verifying obligation within the required time frames.
- f) Permits for projects which have not been obligated prior to the expiration date of the permit shall be considered expired and the project abandoned.
- g) Failure to comply with the authorization to obligate requirements shall be cause for the State Board to initiate proceedings to revoke the permit and/or seek sanctions provided by the Act.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 1130.730 Extension of the Obligation Period

- a) The State Board may grant the permit holder a single no more than two extensions of time to obligate the project. An extension shall not exceed three months and shall commence on the expiration date of the permit (i.e., 12 or 18 months from the date of State Board authorization pursuant to Section 1130.710). Permits not obligated within approved time frames will expire.
- b) The request for extension shall be in writing and include the following information:
- 1) the duration of the extension requested;
 - 2) documentation from architects, contractors, suppliers, financial institutions, or other necessary parties to obligation of the project, indicating unforeseeable events or other reasons why a extension is required.

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- e) In requesting ~~an extension~~, the permit holder shall describe, in writing, the events which have delayed the project's timely obligation and provide the following documentation:
- 1) For major construction proposals, evidence that design development drawings have been prepared;
 - 2) For provision of major equipment, evidence that suppliers have been solicited and cost estimates received;
 - 3) For provision of new services, evidence that substantial actions leading to the provision of such services have been accomplished; and
 - 4) A revised schedule indicating how obligation will be accomplished within the extension period requested;
- 4) ~~In requesting a second extension, the permit holder must describe the events which prevented obligation and provide the following documentation:~~
- 1) ~~For major construction proposals, evidence that final construction drawings are partially prepared;~~
 - 2) ~~For provision of major equipment, evidence that a supplier(s) has been selected and a basis for final prices established;~~
 - 3) ~~For provision of new services, evidence that key staff have been selected;~~
- 54) Evidence that approval of loans, issuance of bonds or other necessary means of financing have been approved or can be secured where necessary for project funding per the application;
- 5) ~~A revised schedule indicating how obligation will be accomplished within the extension period requested.~~
- 5e) A request for extension shall be made in writing and shall be received by the State Agency Board no later than forty-five ~~ten~~ days before the ~~original or extended~~ permit expiration date, ~~whichever is applicable~~. A request for extension which is not submitted in accordance with this time frame above shall not be presented to the State Board for action.
- f) AGENCY NOTE: It is the responsibility of the permit holder to assure that the State Board is in receipt of the request for extension within the prescribed time frame.
- fg) The State Board shall evaluate the information submitted in making its determination

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whether to grant the extension. Projects which continue to comply with the provisions of 77 Ill. Code 1110 and 77 Ill. Adm. Code 1230 or 1120 1240 and which have proceeded with due diligence (as defined in Section 1130.140(k)) shall be approved for extension. Seven affirmative votes are required for approval of an extension. Denial by the State Board of an extension request shall constitute the final State Board decision and is not subject to administrative appeal.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 1130.740 Renewal of a Permit

A project must be completed within the timeframes specified in Section 1130.710a unless renewed by the State Board ~~no later than two years from the date of obligation.~~

a) Renewal of a permit by the State Board for projects not completed is subject to the following:

- 1) Project which have not obtained permit renewals and which were obligated prior to May 1, 1990 must obtain permit renewals no later than one year from the effective date of this rule;
- 2) Projects which have obtained permit renewals or which were obligated after May 1, 1990 must be completed or obtain permit renewals prior to the required project completion date.

b) Failure to complete a project or to renew a permit within the prescribed timeframes will require a new permit to complete the project.

c) The State Board may renew a permit if the project has not been completed within the two year completion period. A permit renewal shall commence on the expiration date of the original or renewed completion period ~~(two years from the date of obligation).~~

d) The request for permit renewal shall be in writing at least 45 days prior to expiration date of the completion period and include the following information:

- 1) the duration of the renewal requested,
- 2) a status report on the project detailing what percent has been completed and a summary of project components yet to be finished, and
- 3) a statement as to the reasons why the project has not been completed.

e) The State Board will evaluate the information submitted to determine if the project has proceeded with due diligence (as defined in Section 1130.140(f)). Seven affirmative votes

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are required to approve a renewal. Denial of a permit renewal shall be subject to appeal under the provisions of 77 Ill. Adm. Code 1180 (Practice and Procedure in Administrative Hearings).

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 1130.760 Semi-Annual Progress Reports

a) Each permit holder shall submit to the Agency on or no more than 30 days before six months from permit issuance or from the last progress report the anniversary date of permit issuance, semi-annual progress reports until such time as the project is completed. Such reports shall include:

- 1) current status of the project; including any changes in the scope of the project and
- 2) cost and progress to date which should include itemized expenditures which have occurred and a comparison of those costs to the approved permit amounts; and
- 3) the schedule of construction stages to completion; and
- 4) the anticipated date of completion.

b) Failure to provide the required semi-annual progress reports will result in future applications being considered incomplete until the required reports are received by the Agency.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 1130.770 Project Completion, Final Realized Costs and Cost Overruns

Each permit holder is to notify the State Agency regarding completion of the project.

a) For projects with no cost, the permit holder must submit a written notice of project completion to the Agency. Such notice is required only when a completion date has not been determined by the Agency pursuant to Section 1130.140(g). Each permit holder must provide a report of final realized cost on forms provided by the Agency unless there was no project cost. The report shall be certified by an independent auditor and by the chief executive officer of the facility. The report shall be filed no later than 60 days after the end of the fiscal year audit after construction or modification has been concluded. Failure to file this report will result in subsequent applications for permit filed by the permit holder to be incomplete until such report is filed.

b) For projects which have costs that will be submitted for reimbursement pursuant to Titles XVIII and IX of the Social Security Act, the permit holder must submit a report

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of final realized costs containing the following:

- 1) a detailed itemization of all expenditures by project cost component as detailed in Part 1120;
- 2) a detailed itemization of source of funds for the project as detailed in Part 1120;
- 3) an itemization of those project costs which have been or will be submitted for reimbursement under Title XVIII and XIX;
- 4) a certification that the final realized costs are the total costs required to complete the project and that there are no additional or associated costs or capital expenditures related to the project which will be submitted for reimbursement under Title XVIII or XIX;
- 5) verification of the required information signed by two officers of the legal entity that is the permit holder.

c) For projects which have costs that will not be submitted for reimbursement pursuant to Title XVIII and XIX of the Social Security Act, the permit holder must submit a report of final realized cost containing the following:

- 1) a detailed itemization of expenditures by project cost component as detailed in Part 1120;
- 2) a detailed itemization of sources of funds for the project as detailed in Part 1120;
- 3) a certification of the expenditures and sources of funds by an independent auditor;
- 4) verification that the final realized costs are the total costs required to complete the project and that there are no additional or associated capital expenditures related to the project. The verification is to be signed by two officers of the legal entity that is the permit holder.

d) Failure to file final realized costs reports will result in subsequent applications for permit filed by the permit holder to be incomplete until such report is filed.

e) All permits for projects which are not completed in required timeframes shall expire for lack of due diligence, unless renewed by the State Board (reference Section 1130.710 and 1130.740).

(f) If the final realized cost exceeds the originally approved permit amount or an altered permit amount (if less than the original amount) amended by more than ten percent, the amount over ten percent shall be considered a cost overrun without permit unless

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approved as an alteration subsequently approved by the State Board. For projects which have been altered and been approved for a revised permit amount, which exceeds the original permit amount any amount of the final realized cost which exceeds the revised permit amount shall be considered a cost overrun and without permit unless subsequently approved by the State Board.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 1130.780 Revocation of a Permit

a) Revocation proceedings shall be initiated by the State Board for any of the following reasons:

- 1) The project for which the permit was granted has been altered without approval of the State Board;
- 2) The permit holder has failed to comply with the authorization to obligate requirements;
- 3) There has been a change in the amount for which the permit was granted which was not approved by the State Board; or
- 4) There has been information submitted by the permit holder that is false and material to the issuance of the permit or completion of the project.
- 5) The project has not been completed with due diligence or in accordance with the provisions of Section 1130.710, a request for renewal has not been received or has been denied.

b) If at any time the Agency has information that a reason for revocation of a permit exists pursuant to Section 1130.780 a), the Agency shall provide the permit holder written notification of the allegations and of the date, time and place when such allegations will be reviewed by the State Board. The permit holder will be afforded 30 days following receipt of the Agency notification to prepare and submit a written response to the allegations, which will be submitted along with the Agency report to the State Board for review. AGENCY NOTE: It is the responsibility of the permit holder to assure that the Agency is in receipt of the written response within the prescribed time frame.

c) If after reviewing the allegations and the permit holder's response, if any, the State Board finds that a basis for revocation exists pursuant to Section 1130.780(a), it shall issue and transmit to the permit holder a "Notice of an Intent to Revoke" a permit.

d) The permit holder may request an administrative hearing by filing a written request with the Chairman within 30 days of receipt of the "Notice of Intent to Revoke" a permit

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pursuant to 77 Ill. Adm. Code 1180. The administrative hearing shall be conducted in accordance with 77 Ill. Adm. Code 1180.

- e) If at the end of the 30-day period the permit holder has not responded or requested an administrative hearing the State Board shall at its next regularly scheduled meeting act on the matter of the revocation of the permit. If an administrative hearing has been held, the State Board shall act on the matter of the revocation of the permit following the submission of the hearing officer's report.
- f) If the State Board orders the revocation of a permit, the Executive Secretary shall transmit the decision to the permit holder by certified mail or shall serve it personally on the permit holder. All inventories shall be amended to indicate the elimination of the proposed project.
- g) The decision by the State Board on the revocation of a permit constitutes its final administrative decision and shall be subject to the provisions of the Administrative Review Law (Ill. Rev. Stat. 1987, ch. 127, par. 1009).

(Source: Amended at 16 Ill. Reg. _____, effective _____)

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- 1) Heading of the Part:
The Illinois Formulary for the Drug Product Selection Program

- 2) Code Citation: 77 Ill. Adm. Code 790

- 3) Section Numbers:

790.480	Amendment
790.500	Amendment
790.540	Amendment
790.548	Amendment
790.580	Amendment
790.600	Amendment
790.620	Amendment
790.660	Amendment
790.700	Amendment
790.706	Amendment
790.721	Amendment
790.740	Amendment
790.760	Amendment
790.780	Amendment
790.788	Amendment
790.799	Amendment
790.820	Amendment
790.830	Amendment
790.860	Amendment
790.900	Amendment
790.910	Amendment
790.980	Amendment
790.1060	Amendment
790.1112	Amendment
790.1120	Amendment
790.1140	Amendment
790.1300	Amendment
790.1345	Amendment
790.1350	Amendment
790.1388	Amendment
790.1420	Amendment
790.1460	Amendment
790.1490	Amendment
790.1500	Amendment
790.1540	Amendment
790.1560	Amendment
790.1570	Amendment
790.1660	Amendment
790.1685	Amendment

New Section

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790.1700 Amendment
790.1710 Amendment
790.1740 Amendment
790.1820 Amendment
790.1830 New Section
790.1860 Amendment
790.1950 Amendment
790.1980 Amendment
790.2020 Amendment
790.2097 Amendment
790.2100 Amendment
790.2140 Amendment
790.2155 Amendment
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790.2260 Amendment
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790.2500 Amendment
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790.2613 Amendment
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790.2900 Amendment
790.2902 Amendment
790.2904 Amendment
790.2980 Amendment
790.3020 Amendment
790.3021 Amendment
790.3029 Amendment
790.3049 Amendment
790.3054 Amendment
790.3085 Amendment
790.3100 Amendment
790.3260 Amendment
790.3300 Amendment
790.3308 Amendment
790.3315 Amendment
790.3335 Amendment

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790.3340 Amendment
790.3420 Amendment
790.3437 Amendment
790.3472 Amendment
790.3480 New Section
790.3492 Amendment
790.3495 New Section
790.3540 Amendment
790.3620 Amendment
790.3700 Amendment
790.3742 Amendment
790.3780 Amendment
790.3860 Amendment
790.3875 Amendment
790.3907 New Section
790.3910 Amendment
790.3940 Amendment
790.3945 Amendment
790.3980 Amendment
790.3996 Amendment
790.4012 Amendment
790.4040 Amendment
790.4060 Amendment
790.4100 Amendment
790.4140 Amendment
790.4173 Amendment
790.4180 Amendment
790.4220 Amendment
790.4260 Amendment
790.4300 Amendment
790.4385 Amendment
790.4386 Amendment
790.4396 Amendment
790.4398 Amendment
790.4420 Amendment
790.4580 Amendment
790.4620 Amendment
790.4660 Amendment
790.4670 Amendment
790.4680 Amendment
790.4700 Amendment
790.4720 Amendment
790.4740 Amendment
790.4780 Amendment
790.4840 Amendment
790.4860 Amendment
790.4900 Amendment

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New Section

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790.8540 Amendment
 790.8580 Amendment
 790.8620 Amendment
 790.8700 Amendment
 790.8710 Amendment
 790.8724 Amendment
 790.8740 Amendment
 790.8780 Amendment
 790.8820 Amendment
 790.8900 Amendment
 790.8940 Amendment
 790.8980 Amendment
 790.9020 Amendment
 790.9035 Amendment
 790.9045 Amendment
 790.9048 Amendment
 790.9056 Amendment
 790.9060 Amendment
 790.9084 Amendment
 790.9100 Amendment
 790.9140 Amendment
 790.9180 Amendment
 790.9220 Amendment
 790.9260 Amendment
 790.9300 Amendment
 790.9340 Amendment
 790.9380 Amendment
 790.9420 Amendment
 790.9460 Amendment
 790.9500 Amendment
 790.9520 Amendment
 790.9530 Amendment
 790.9580 Amendment

Technical Advisory Council for the Drug Product Selection Program and have been published in the Thirteenth Edition of the Illinois Formulary.

This rulemaking will allow consumers and third party fiscal intermediaries (including the Department of Public Aid) to save money when purchasing or reimbursing prescription drug products. Drug purchases made by the Department of Corrections and the Department of Mental Health and Developmental Disabilities may also experience some savings. Pharmacies may have increased sales of generic drug products as approved in the Illinois Formulary.

- 6) Will this Rulemaking Replace an Emergency Rule Currently in Effect? Yes.
 7) Does this Rulemaking Contain an Automatic Repeal Date? No.
 8) Does this Rulemaking Contain Any Incorporations By Reference? No.
 9) Are there any other Proposed Amendments Pending on this Part? Yes.

Section Numbers	Proposed Action	Ill. Reg. Citation
790.40	Amendment	15 Ill. Reg. 15943
790.600	Amendment	15 Ill. Reg. 15943
790.799	Amendment	15 Ill. Reg. 15943
790.920	Amendment	15 Ill. Reg. 15943
790.1350	New Section	15 Ill. Reg. 15943
790.1388	Amendment	15 Ill. Reg. 15943
790.1950	Amendment	15 Ill. Reg. 15943
790.2485	Amendment	15 Ill. Reg. 15943
790.2580	Amendment	15 Ill. Reg. 15943
790.2603	Amendment	15 Ill. Reg. 15943
790.2613	Amendment	15 Ill. Reg. 15943
790.2805	Amendment	15 Ill. Reg. 15943
790.3027	Amendment	15 Ill. Reg. 15943
790.3910	Amendment	15 Ill. Reg. 15943
790.4040	Amendment	15 Ill. Reg. 15943
790.5180	Amendment	15 Ill. Reg. 15943
790.5312	Amendment	15 Ill. Reg. 15943
790.5320	Amendment	15 Ill. Reg. 15943
790.5380	Amendment	15 Ill. Reg. 15943
790.5640	Amendment	15 Ill. Reg. 15943
790.5792	Amendment	15 Ill. Reg. 15943
790.6370	Amendment	15 Ill. Reg. 15943
790.7828	Amendment	15 Ill. Reg. 15943
790.8580	Amendment	15 Ill. Reg. 15943
790.9048	Amendment	15 Ill. Reg. 15943
790.9050	Amendment	15 Ill. Reg. 15943
790.9100	Amendment	15 Ill. Reg. 15943

4) Statutory Authority:

Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

5) A Complete Description of the Subjects and Issues Involved:

Through this emergency rulemaking, the Illinois Department of Public Health amends various sections of the Illinois Formulary for the Drug Product Selection Program. Several new generic entities have also been concurrently included. These changes have been recommended by the

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There is still an emergency in effect on Sections 790.600, 790.799, 790.1350, 790.1388, 790.1950, 790.2580, 790.2613, 790.3910, 790.4040, 790.5180, 790.5312, 790.5380, 790.5792, 790.6370, 790.7828, 790.8580, 790.9048 and 790.9100 which are not affected by this set of emergency amendments. The emergency amendments appear at 15 Ill. Reg. 16484, effective October 25, 1991, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both emergency rules.

10) Statement of Statewide Policy Objectives:

This proposed rulemaking neither creates nor expands a State mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Ms. Gail DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

March 14, 1991

B) Type of Small Businesses Affected:

Outpatient pharmacies

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

As has always been the case with any instance of drug product selection, these proposed amendments would require appropriate documentation of generically interchanged prescriptions on the pharmacy prescription record.

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D) Types of Professional Skills Necessary for Compliance:

Participants in the Drug Product Selection Program would need professional skills such as:

- an understanding of Illinois drug statutes, including the Illinois Food, Drug and Cosmetic Act and the Pharmacy Practice Act, and;
- an in-depth understanding of the issues concerning the bioequivalency of drug products, and;
- a license to practice pharmacy in the State of Illinois.

The Proposed Amendments are identical to the text of the Emergency Amendments which appear on page 4907 of this issue of the Illinois Register.

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NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part:

Intermediate Care for the Developmentally Disabled Facilities Code

2) Code Citation:

77 Ill. Adm. Code 350

3) Section Numbers:

350.3730

Proposed Action:

Amendment

4) Statutory Authority:

Nursing Home Care Act

Ill. Rev. Stat. 1989, ch. 111 1/2, par. 4151-101 et seq.

5) A Complete Description of the Subjects and Issues Involved:

The requirements contained in this Part govern the licensure of long-term care facilities that provide intermediate care to persons with developmental disabilities. Section 350.3730 is included in Subpart P, which sets forth special standards for facilities of 16 or fewer beds.

These amendments are being proposed by the Department of Public Health to allow the admission of nonmobile residents to intermediate care facilities for the developmentally disabled of 16 or fewer beds. The Department has been using the waiver provisions of Section 3-303.1 of the Nursing Home Care Act and Section 350.330 of this Part to allow admission of nonmobile residents. Amending the rules to include criteria for the admission of nonmobile residents will place the decision making at the facility level and relieve the Department staff of the task of reviewing waiver requests. In addition, allowing the admission of nonmobile residents will better enable intermediate care facilities to meet the needs of developmentally disabled persons. In subsection (c), the number of days for an external day program is being changed to correspond to the Department of Public Aid's reimbursement schedule.

These amendments were developed in consultation with the Long-Term Care Facility Advisory Board at its meetings on March 26 and October 16, 1991.

The economic effect of this proposed rulemaking is unknown. Therefore, the Department requests any information that would assist in calculating this effect.

The Department anticipates that this proposed rulemaking will become effective approximately six to nine months from the date of publication as proposed in the Illinois Register.

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6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?Yes ☐ No ☒7) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes," please specify the date: _____

8) Does this Rulemaking Contain Any Incorporations By Reference?Yes ☐ No ☒If "yes," please specify type: 6.02(a) ☐ or 6.02(b) ☐9) Are there any other Proposed Amendments Pending on this Part?Yes ☒ No ☐

If Yes:

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
350.120	Amendment	15 Ill. Reg. 4280
350.330	Amendment	15 Ill. Reg. 4280

10) Statement of Statewide Policy Objectives:

This rulemaking will neither create nor expand a State Mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act)

commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

- A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

Long-term care facilities for the developmentally disabled of 16 or fewer beds.

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None.

D) Types of Professional Skills Necessary for Compliance:

None.

The full text of the Proposed Amendments begins on the next page:

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER c: LONG-TERM CARE FACILITIES

PART 350

INTERMEDIATE CARE FOR THE DEVELOPMENTALLY DISABLED FACILITIES CODE

SUBPART A: GENERAL PROVISIONS

Section	
350.110	General Requirements
350.120	Application for License
350.130	Licensee
350.140	Issuance of an Initial License for a New Facility
350.150	Issuance of an Initial License Due to a Change of Ownership
350.160	Issuance of a Renewal License
350.165	Criteria for Adverse License Actions
350.170	Denial of Initial License
350.175	Denial of Renewal of License
350.180	Revocation of License
350.190	Experimental Program Conflicting With Requirements
350.200	Inspections, Surveys, Evaluations and Consultation
350.210	Filing an Annual Attested Financial Statement
350.220	Information to Be Made Available to the Public By the Department
350.230	Information to Be Made Available to the Public By the Licensee
350.240	Municipal Licensing
350.250	Ownership Disclosure
350.260	Issuance of Conditional Licenses
350.270	Monitor and Receivership
350.272	Determination to Issue a Notice of Violation or Administrative Warning
350.274	Determination of the Level of a Violation
350.276	Notice of Violation
350.277	Administrative Warning
350.278	Plans of Correction
350.280	Reports of Correction
350.282	Conditions for Assessment of Penalties
350.284	Calculation of Penalties
350.286	Determination to Assess Penalties
350.288	Reduction or Waiver of Penalties
350.290	Quarterly List of Violators
350.300	Alcoholism Treatment Programs In Long-Term Care Facilities
350.310	Department May Survey Facilities Formerly Licensed

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350.320 Waivers
 350.330 Definitions
 350.340 Incorporated and Referenced Materials

SUBPART B: ADMINISTRATION

350.510 Administrator

SUBPART C: POLICIES

350.610 Management Policies
 350.620 Resident Care Policies
 350.630 Admission and Discharge Policies
 350.640 Contract Between Resident and Facility
 350.650 Residents' Advisory Council
 350.660 General Policies
 350.670 Personnel Policies
 350.675 Initial Health Evaluation for Employees
 350.680 Developmental Disabilities Aides
 350.685 Student Interns
 350.690 Disaster Preparedness
 350.700 Serious Incidents and Accidents

SUBPART D: PERSONNEL

350.810 Personnel
 350.820 Consultation Services
 350.830 Personnel Policies

SUBPART E: RESIDENT LIVING SERVICES

350.1010 Service Programs
 350.1020 Psychological Services
 350.1030 Social Services
 350.1040 Speech Pathology and Audiology Services
 350.1050 Recreational and Activities Services
 350.1060 Training and Habilitation Services
 350.1070 Training and Habilitation Staff

SUBPART F: HEALTH SERVICES

350.1210 Health Services

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350.1220 Physician Services
 350.1225 Tuberculin Skin Test Procedures
 350.1230 Nursing Services
 350.1240 Dental Services
 350.1250 Physical and Occupational Therapy Services

SUBPART G: MEDICATIONS

350.1410 Medication Policies and Procedures
 350.1420 Conformance with Physician's Orders
 350.1430 Administration of Medication
 350.1440 Labeling and Storage
 350.1450 Control of Narcotics and Legend Drugs

SUBPART H: RESIDENT AND FACILITY RECORDS

350.1610 Resident Record Requirements
 350.1620 Content of Medical Records
 350.1630 Confidentiality of Resident's Records
 350.1640 Records Pertaining to Residents' Property
 350.1650 Retention and Transfer of Resident Records
 350.1660 Other Resident Record Requirements
 350.1670 Staff Responsibility for Medical Records
 350.1680 Retention of Facility Records
 350.1690 Other Facility Record Requirements

SUBPART I: FOOD SERVICE

350.1810 Director of Food Services
 350.1820 Dietary Staff in Addition to Director of Food Services
 350.1830 Hygiene of Dietary Staff
 350.1840 Diet Orders
 350.1850 Adequacy of Diet and Meal Pattern
 350.1860 Therapeutic Diets
 350.1870 Scheduling Meals
 350.1880 Menu Planning
 350.1890 Food Preparation and Service
 350.1900 Food Handling Sanitation
 350.1910 Kitchen Equipment, Utensils, and Supplies

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SUBPART J: MAINTENANCE, HOUSEKEEPING AND LAUNDRY

350.2010 Maintenance
350.2020 Housekeeping
350.2030 Laundry Services

SUBPART K: FURNISHINGS, EQUIPMENT, AND SUPPLIES

350.2210 Furnishings
350.2220 Equipment and Supplies

SUBPART L: WATER SUPPLY AND SEWAGE DISPOSAL

350.2410 Codes
350.2420 Water Supply
350.2430 Sewage Disposal
350.2440 Plumbing

SUBPART M: CONSTRUCTION STANDARDS FOR NEW INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED

350.2610 Applicability of Standards
350.2620 Codes and Standards
350.2630 Preparation of Drawings and Specifications
350.2640 Site
350.2650 Administration and Public Areas
350.2660 Nursing Unit
350.2670 Dining, Living, Activities Rooms
350.2680 Therapy and Personal Care
350.2690 Service Departments
350.2700 General Building Requirements
350.2710 Structural
350.2720 Mechanical Systems
350.2730 Plumbing Systems
350.2740 Electrical Systems

SUBPART N: CONSTRUCTION STANDARDS FOR EXISTING INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED

350.2910 Applicability
350.2920 Codes and Standards
350.2930 Preparation of Drawings and Specifications

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350.2940 Site
350.2950 Administration and Public Areas
350.2960 Nursing Unit
350.2970 Living, Dining, Activities Rooms
350.2980 Treatment and Personal Care
350.2990 Service Departments
350.3000 General Building Requirements
350.3010 Structural
350.3020 Mechanical Systems
350.3030 Plumbing Systems
350.3040 Electrical Requirements

SUBPART O: RESIDENT'S RIGHTS

350.3210 General
350.3220 Medical and Personal Care Program
350.3230 Restraints
350.3240 Abuse and Neglect
350.3250 Communication and Visitation
350.3260 Resident's Funds
350.3270 Residents' Advisory Council
350.3280 Contract With Facility
350.3290 Private Right of Action
350.3300 Transfer or Discharge
350.3310 Complaint Procedures
350.3320 Confidentiality
350.3330 Facility Implementation

SUBPART P: SPECIAL STANDARDS FOR INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED OF 16 BEDS OR LESS

350.3710 Applicability of Other Provisions of this Part
350.3720 Administration
350.3730 Admission and Discharge Policies
350.3740 Personnel
350.3750 Consultation Services and Nursing Services
350.3760 Medication Policies
350.3770 Food Services
350.3780 Codes and Standards
350.3790 Administration and Public Areas
350.3800 Bedrooms
350.3810 Nurses Station

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350.3820	Bath and Toilet Rooms
350.3830	Utility Rooms
350.3840	Living, Dining, Activity Rooms
350.3850	Therapy and Personal Care
350.3860	Kitchen
350.3870	Laundry Room
350.3880	General Building Requirements
350.3890	Corridors
350.3900	Special Care Room
350.3910	Exit Facilities and Subdivision of Floor Areas
350.3920	Stairways, Vertical Openings and Doorways
350.3930	Hazardous Areas and Combustible Storage
350.3940	Mechanical Systems
350.3950	Heating, Cooling, and Ventilating Systems
350.3960	Plumbing Systems
350.3970	Electrical Systems
350.3980	Fire Alarm and Detection System
350.3990	Emergency Electrical System
350.4000	Fire Protection
350.4010	Construction Types
350.4020	Equivalencies
350.4030	New Construction Requirements

SUBPART Q: DAY CARE PROGRAMS

350.4210	Day Care in Long-Term Care Facilities
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APPENDIX A	Classification of Distinct Part of a Facility for Different Levels of Service
APPENDIX B	Federal Requirements Regarding Residents' Rights
APPENDIX C	Seismic Zone Map
APPENDIX D	Forms for Day Care in Long-Term Care Facilities
TABLE A	Sound Transmission Limitations in New Intermediate Care Facilities for the Developmentally Disabled
TABLE B	Pressure Relationships and Ventilation Rate of Certain Areas for the New Intermediate Care Facilities for the Developmentally Disabled
TABLE C	Construction Types and Sprinkler Requirements for Existing Intermediate Care Facilities for the Developmentally Disabled
TABLE D	Food Service Sanitation Rules and Regulations, 77 Ill. Adm. Code 750, 1983 Applicable for New Intermediate Care Facilities for the Developmentally Disabled at Sixteen (16) Beds or Less
TABLE E	Construction Types and Sprinkler Requirements for New Intermediate Care Facilities for the Developmentally Disabled of Sixteen (16) Beds or Less

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TABLE F Disaster Preparedness Parameters - Relative Humidity and Temperature.

AUTHORITY: Implementing and authorized by the Nursing Home Care Act (Ill. Rev. Stat. 1989 and 1990 Supp., ch. 111 1/2, par. 4151-101 et seq.).

SOURCE: Emergency rules adopted at 4 Ill. Reg. 10, p. 495, effective March 1, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 30, p. 1, effective July 28, 1980; amended at 5 Ill. Reg. 1657, effective February 4, 1981; amended at 6 Ill. Reg. 5981, effective May 3, 1982; amended at 6 Ill. Reg. 6453, effective May 14, 1982; amended at 6 Ill. Reg. 8198, effective June 29, 1982; amended at 6 Ill. Reg. 14544, effective November 8, 1982; amended at 6 Ill. Reg. 14675, effective November 15, 1982; amended at 6 Ill. Reg. 15556, effective December 15, 1982; amended at 7 Ill. Reg. 278, effective December 22, 1982; amended at 7 Ill. Reg. 1919 and 1945, effective January 28, 1983; amended at 7 Ill. Reg. 7963, effective July 1, 1983; amended at 7 Ill. Reg. 15817, effective November 15, 1983; amended at 7 Ill. Reg. 16984, effective December 14, 1983; amended at 8 Ill. Reg. 15574 and 15578 and 15581, effective August 15, 1984; amended at 8 Ill. Reg. 15935, effective August 17, 1984; amended at 8 Ill. Reg. 16980, effective September 5, 1984; codified at 8 Ill. Reg. 19806; amended at 8 Ill. Reg. 24214, effective November 29, 1984; amended at 8 Ill. Reg. 24680, effective December 7, 1984; amended at 9 Ill. Reg. 142, effective December 26, 1984; amended at 9 Ill. Reg. 331, effective December 28, 1984; amended at 9 Ill. Reg. 2964, effective February 25, 1985; amended at 9 Ill. Reg. 10876, effective July 1, 1985; amended at 11 Ill. Reg. 14795, effective October 1, 1987; amended at 11 Ill. Reg. 16830, effective October 1, 1987; amended at 12 Ill. Reg. 979, effective December 24, 1987; amended at 12 Ill. Reg. 16838, effective October 1, 1988; emergency amendment at 12 Ill. Reg. 18705, effective October 24, 1988, for a maximum of 150 days; emergency expired March 23, 1989; amended at 13 Ill. Reg. 6040, effective April 17, 1989; amended at 13 Ill. Reg. 19451, effective December 1, 1989; amended at 14 Ill. Reg. 14876, effective October 1, 1990; amended at 16 Ill. Reg. 466, effective January 1, 1991; amended at 15 Ill. Reg. 466, effective January 1, 1992; amended at 16 Ill. Reg. _____, effective _____.

NOTE: Italics and capitalization denote statutory language.

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NOTICE OF PROPOSED AMENDMENTS

Section 350.3730 Admission and Discharge Policies

- a) Residents shall only be admitted who have had a comprehensive evaluation covering physical, emotional, social and cognitive factors, reviewed conducted by an appropriately constituted, interdisciplinary team (IDT). As part of this evaluation, the team shall determine the capabilities of the resident's capabilities ability for self-preservation shall be determined. (B)
- b) No residents shall be admitted to, nor kept in, the facility who is are not independently, with or without devices, mobile ambulatory. In addition, all residents must be able to move about without assistance from other persons and must be able to take action for self-preservation under emergency situations, unless:

1) The interdisciplinary team in the comprehensive evaluation concludes and documents that:

- A) the person's needs (medical, social, psychological, and developmental) can be met at the facility; and
- B) admission to the facility is in the best interest of the person; and
- C) admission of the person to the facility will not adversely affect any resident currently at the facility.

2) The physical plant and equipment will not be a barrier to the person's achieving all adjudged capabilities.

3) The physical plant is built to "impractical" standards as defined in Chapter 24 of the Life Safety Code (National Fire Protection Association Standard Number 101, 1985 edition); or there is adequate available trained staff, as evaluated by the Department, and as determined by the calculation of the Level of Evacuation Difficulty as defined in Appendix F of the Life Safety Code (NFPA 101, 1985 edition) so as to meet "slow or prompt building standards."

c) Each resident of an ICF/DD of 16 Beds or Less shall be either employed or enrolled in an external day program, off the grounds of the facility, at least 200 240 days per year, five hours per day. A resident may participate in more than one program to meet this requirement.

1) The provision of employment or enrollment in a day program shall be documented in the resident's individual habilitation plan.

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- 2) Each interdisciplinary team review shall include a review of the resident's day program to assure consistent program planning and implementation.
- 3) When possible, representatives from the resident's employment or day program shall participate in the interdisciplinary team review.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

DEPARTMENT OF STATE POLICE

NOTICE OF PROPOSED RULES

- 1) Heading of Part: Expungement Procedures

- 2) Code Citation: 20 Ill. Adm. Code 1205

- 3) Section Numbers:
- | | |
|---------|-------------------------|
| 1205.10 | <u>Proposed Action:</u> |
| 1205.20 | New Section |
| 1205.30 | New Section |
| 1205.40 | New Section |
| 1205.50 | New Section |

- 4) Statutory Authority: Implementing and authorized by Section 5 of "AN ACT in relation to criminal identification and investigation (Ill. Rev. Stat. 1989, ch. 38, par. 206-5, as amended by P.A. 87-548, effective January 1, 1992), and authorized by Section 55a of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 55a).

- 5) A Complete Description of the Subjects and Issues Involved: Public Act 87-548 modified the process for expungement of criminal history record information. This Part describes procedures for implementing these modifications.

- 6) Will this proposed rule replace an emergency rule currently in effect?
No.

- 7) Does this rulemaking contain an automatic repeal date? No.

- 8) Does this proposed rule contain incorporations by reference? No.

- 9) Are there any other amendments pending on this Part? No.

- 10) Statement of Statewide Policy Objectives: This rule has no effect on local governmental units.

- 11) Time, place, and manner in which interested persons may comment on this proposed rulemaking: Within 14 days of the date of publication of this Notice, any interested person may request the opportunity to submit comments, data, views, or argument regarding the proposed rules. The request and submissions must be in writing and directed to:

Mr. James W. Redlich
Chief Legal Counsel
Illinois State Police
201 Armory Building
P.O. Box 19461
Springfield, Illinois 62794-9461
217/782-7658

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NOTICE OF PROPOSED RULES

The Department will consider any written submissions or comments if the request to comment is mailed within 14 days of the date of publication of this Notice and is received in writing by the Department within 30 days of the date of publication of this Notice.

- 12) Initial Regulatory Flexibility Analysis: These rules have no effect on local governmental units.

The full text of the Proposed Rules begin on the next page:

DEPARTMENT OF STATE POLICE

NOTICE OF PROPOSED RULES

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE AND LAW ENFORCEMENT
CHAPTER II: DEPARTMENT OF STATE POLICE

PART 1205

EXPUNGEMENT PROCEDURES

Section

1205.10 Purpose

1205.20 Definitions

1205.30 Expungement Order Requirements

1205.40 Fees

1205.50 Processing of Expungement Orders

AUTHORITY: Implementing and authorized by Section 5 of "AN ACT in relation to criminal identification and investigation (Ill. Rev. Stat. 1989, ch. 38, par. 206-5, as amended by P.A. 87-548, effective January 1, 1992) and authorized by Section 55a of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 55a).

SOURCE: Adopted at 16 Ill. Reg. _____, effective _____.

Section 1205.10 Purpose

The purpose of this Part is to provide requirements and procedures for court ordered expungements received by the Illinois Department of State Police, Bureau of Identification.

Section 1205.20 Definitions

"Act" means "AN ACT in relation to criminal identification and investigation" (Ill. Rev. Stat. 1989, ch. 38, par. 206-1 et seq.)

"Department" means the Illinois Department of State Police.

"Expungement" means a court order issued pursuant to the provisions of Section 5 of the Act.

Section 1205.30 Expungement Order Requirements

- a) All expungement orders must contain either the original signature of the issuing judge or the seal and certification of the circuit court clerk.
- b) The expungement orders must contain sufficient information to identify the person whose record is to be expunged. Identification of the subject shall include at least one of the following:

DEPARTMENT OF STATE POLICE

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- 1) Name, Sex, Race, and Date of Birth;
- 2) State Identification Number (SID);

3) Federal Bureau of Investigation (FBI) Number;

4) Chicago IR Number;

5) Document Control Number of the Arrest to be Expunged; or

6) Central Booking Number of the Arrest to be Expunged.

c) The expungement order must contain sufficient information to identify the specific arrest to be expunged. Identification of the specific arrest shall include at least one of the following:

1) Date of Arrest, Arrest Charge(s), and Arresting Agency;

2) Document Control Number of the Arrest to be Expunged; or

3) Central Booking Number of the Arrest to be Expunged.

d) Each expungement order must be accompanied by the correct fee.

Section 1205.40 Fees

The fee for inquiries shall be set by the Director of the Department and shall be equivalent to the cost of expunging the record. Fees must be in the form of a cashier's check or money order payable to the State Police Services Fund.

Section 1205.50 Processing of Expungement Orders

The Department shall identify the subject and the arrest to be expunged based upon the information provided pursuant to Section 1205.30. Records to be expunged pursuant to court order will be destroyed. In the event the Department is unable to identify the arrest to be expunged, the Department shall so notify the person seeking the expungement. Court orders contrary to the provisions of Section 5 of the Act are void. In the event the Department receives a void order, the Department will so notify the person seeking the expungement.

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Freeport Albertus Airport Hazard Zoning Regulations
- 2) Code Citation: 92 Ill. Adm. Code 44
- 3) Section Numbers: 44.30
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 15 1/2, pars. 48.1 et seq.
- 5) A complete description of the subjects and issues involved:

By this rulemaking, the Department is proposing to correct a mistake made during codification of this Part in December 1982. At the time of codification, the references to "Freeport Albertus Airport" in Section 44.30(a)(2), "Establishment and Creation," and in Section 44.30(g), "Circling Approach Surface," were mistakenly changed to "Effingham County Memorial Airport." Additionally, in Section 44.30(a)(2), the Department is correcting the reference to "92 Ill. Adm. Code 18, Exhibits A, B and C." The references to Exhibits "B" and "C" are deleted since these Exhibits do not exist in Part 18. Also, the Department is deleting the provision in Section 44.30(b)(2) since it is repeated in the next subsection. These errors, along with other minor changes, will be corrected by this proposed amendment.

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed rule (amendment, repealer) contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This amendment does not adversely affect units of local government. This amendment simply corrects a mistake made during codification.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:
Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

Mr. Roger Finnell
Department of Transportation
Division of Aeronautics
One Langhorne Bond Drive/Capital Airport
Springfield, Illinois 62707-8415
(217) 782-1764

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

These rules do not affect small businesses.

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

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TITLE 92: TRANSPORTATION
CHAPTER 1: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER b: AERONAUTICSPART 44
FREEPORT ALBERTUS AIRPORT
HAZARD ZONING REGULATIONS

Section	
44.5	Introduction
44.10	Short Title
44.20	Definitions
44.30	Surfaces and Height Limitations
44.40	Use Restrictions
44.50	Non-Conforming Uses
44.60	Permits
44.70	Non-Conforming Structures or Uses or Growth Abandoned or Destroyed
44.80	Variances
44.90	Notice of Construction or Alteration
44.100	Enforcement
44.110	Appeal and Judicial Review
44.120	Penalties
44.130	Conflicting Regulations
44.140	Severability
44.150	Effective Date

AUTHORITY: Implementing and authorized by the Airport Zoning Act (Ill.Rev.Stat.1989, ch. 15 1 2, par. 48.1 et seq.).

SOURCE: Emergency rule adopted March 9, 1977; codified at 6 Ill. Reg. 15271; amended at Ill. Reg. _____, effective _____.

Section 44.30 Surfaces and Height Limitations

- a) Establishment and Creation
- 1) The following airport imaginary surfaces are established with relation to the airport and to each runway. The size of each such imaginary surface is based on the category of each runway according to the type of approach available or planned for that runway. The slope and dimensions of the approach surface applied to each end of a runway are determined by the most precise approach existing or planned for that runway end.
 - 2) Such airport imaginary surfaces are hereby created and established, in order to carry out the provisions of these zoning regulations. Such surfaces shall include all of the land

lying within the horizontal surface, conical surface, primary surface, approach surface (to include non-precision instrument approach, precision instrument approach, and visual approach), transitional surface, and circling approach surface. These surfaces are shown on the Airport Zoning Map for Effingham County--Memorial Freeport Albertus Airport consisting of two (2) sheets, prepared by William J. Murray and Associates James F. Gastel, Consulting Engineer, and dated July-3, 1973 September 28, 1976, and referred to hereinafter as the zoning map (Note: this zoning map can be viewed at the Department of Transportation, Division of Aeronautics, Capital Airport, Springfield, Illinois, 62706 62706 62707-8415. For an example of this information see 92 Ill. Adm. Code 18, Exhibits A--B and--C). An area located in more than one of the following surfaces is considered to be only in the surface with the more restrictive height limitation.

3) Except as otherwise provided in these zoning regulations, no structure or growth shall be erected, altered, allowed to grow, or maintained in any surface created by these zoning regulations to a height in excess of the height limit herein established for such surfaces.

4) The various surfaces are hereby established, and the height limitations are hereby established for each of the surfaces, as follows:

b) Horizontal Surface

- 1) A horizontal plane 150' above the established airport elevations of 847' above mean sea level (AMSL), the perimeter of which is constructed by swinging arcs of specified radii from the center of each end of the primary surface of each runway and connecting the adjacent arcs by lines tangent to those arcs. The radius of each arc is:
 - A) 5,000 feet for all runways designated as utility or visual;
 - B) 10,000 feet for all other runways.

2) The radius of the arc specified for each end of a runway will have the same arithmetical value. That value will be the highest determined for either end of the runway. When a 5,000 foot arc is encompassed by tangents connecting two adjacent 10,000 foot arcs, the 5,000 foot arc shall be disregarded on the construction of the perimeter of the horizontal surface. The horizontal surface does not include the approach and transitional surfaces.

3) The horizontal surface does not include the approach and transitional surfaces.

c) Conical Surface

- 1) A surface extending outward and upward from the periphery of the horizontal surface, at 150 feet above the airport elevation, at a slope of 20 feet horizontally for each foot vertically for a horizontal distance of 4,000 feet.

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- 2) The conical surface does not include the precisions
- d) Instrument approach surfaces and the transitional surfaces.
- Primary Surface
- 1) A surface longitudinally centered on a runway. When the runway has a specially prepared hard surface, the primary surface extends 200 feet beyond each end of that runway; but when the runway has no specially prepared hard surface, or planned hard surface, the primary surface ends at each end of that runway. The elevation of any point on the primary surface is the same as the elevation of the nearest point on the runway centerline. The width of a primary surface is:
- A) 250' for utility runways having only visual approaches;
- B) 500' for utility runways having non-precision instrument approaches;
- C) For other than utility runways, the width is:
- i) 500' for visual runways having only visual approaches;
- ii) 500' for non-precision instrument runways having visibility minimums greater than three-fourths statute mile;
- iii) 1,000' for a non-precision instrument runway having a non-precision instrument approach with visibility minimums as low as three-fourths statute mile, and for precision instrument runways.
- 2) The width of the primary surface of a runway will be the width prescribed in this Section for the most precise approach existing or planned for either end of that runway.
- e) Approach Surface - A surface longitudinally centered on the extended runway centerline and extending outward and upward from each end of the primary surface. An approach surface is applied to each end of each runway based upon the type of approach available or planned for that runway end.
- 1) The inner edge of the approach surface is the same width as the primary surface and it expands uniformly to a width of:
- A) 1,250' for that end of a utility runway with only visual approaches;
- B) 1,500' for that end of runway other than a utility runway with only visual approaches;
- C) 2,000' for that end of a utility runway with a non-precision instrument approach;
- D) 3,500' for that end of a non-precision instrument approach with visibility minimums greater than three-fourths of a statute mile;
- E) 4,000' for that end of a non-precision instrument runway, other than utility, having a non-precision instrument approach with visibility minimums as low as three-fourths statute mile; and
- F) 16,000' for precision instrument runways.

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- 2) The approach surface extends for a horizontal distance of:
- A) 5,000' at a slope of 20' horizontally for each foot vertically for all utility and visual runways.
- B) 10,000' at a slope of 34' horizontally for each foot vertically for all non-precision instrument runways other than utility; and
- C) 10,000' at a slope of 50' horizontally for each foot vertically with an additional 40,000 at a slope of 40 feet horizontally for each foot vertically for all precision instrument runways.
- 3) The outer width of an approach surface to an end of a runway will be that width prescribed in this subsection for the most precise approach existing or planned for that runway end.
- f) Transitional Surface - These surfaces extend outward and upward at right (90°) angles to the runway centerline and the runway centerline extended at a slope of 7 feet horizontally for each foot vertically beginning at the sides of and at the same elevation of the primary surface and the approach surfaces extending to a height of 150' above the airport elevation which is 847' AMSL. Transitional surfaces, for those portions of the precision approach surface which project through and beyond the limits of the conical surface, extend a distance of 5,000' measured horizontally from the edge of the approach surface and at right (90°) angles to the runway centerline.
- g) Circling Approach Surface - This is a surface 200' above ground level (AGL) and above the established airport elevation, whichever is higher, within three (3) nautical miles of the established reference point of Effingham County Memorial Airport and this surface increases in height in the proportion of 100 feet for each additional nautical mile of distance from the airport reference point up to a maximum of 500 feet.
- h) Excepted Height Limitations - Nothing in these regulations shall be construed as prohibiting the growth, construction or maintenance of any growth or structure to a height up to 50' above the surface of the land.

(Source: Amended at Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Macomb Municipal Airport Hazard Zoning Regulations
- 2) Code Citation: 92 Ill. Adm. Code 62
- 3) Section Numbers: 62.30
Proposed Action:
Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 15 1/2, pars. 48.1 et seq.
- 5) A complete description of the subjects and issues involved:

By this rulemaking, the Department is proposing to correct a mistake made during codification of this Part in December 1982. At the time of codification, the reference to "Macomb Municipal Airport" in Section 62.30(g), "Circling Approach Surface," was mistakenly changed to "Effingham County Memorial Airport." Additionally, the Department is correcting the reference in Section 62.30(a)(2) to "92 Ill. Adm. Code 18, Exhibits A, B and C." The references to Exhibits "B" and "C" are deleted since these Exhibits do not exist in Part 18. Also, in Section 62.30(a)(2), the word "approach" was inadvertently spelled "uproach". These errors, along with other minor changes, will be corrected by this proposed amendment.

- 6) Will this proposed rulemaking replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed rule (amendment, repealer) contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives: This amendment has no adverse effect on units of local government. This amendment simply corrects a mistake made during codification.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:
Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

Mr. Roger Finnell
Department of Transportation
Division of Aeronautics
One Langhorne Bond Drive/Capital Airport
Springfield, Illinois 62707-8415
(217) 782-1764

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time will be considered, time permitting.

12) Initial Regulatory Flexibility Analysis:

These rules do not affect small businesses.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF TRANSPORTATION
NOTICE OF PROPOSED AMENDMENTS

TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER b: AERONAUTICS

PART 62
MACOMB MUNICIPAL AIRPORT
HAZARD ZONING REGULATIONS

Section	
62.5	Introduction
62.10	Short Title
62.20	Definitions
62.30	Surfaces and Height Limitations
62.40	Use Restrictions
62.50	Non-Conforming Uses
62.60	Permits
62.70	Non-Conforming Structures or Uses or Growth Abandoned or Destroyed
62.80	Variances
62.90	Notice of Construction or Alteration
62.100	Enforcement
62.110	Appeal and Judicial Review
62.120	Penalties
62.130	Conflicting Regulations
62.140	Severability
62.150	Effective Date

AUTHORITY: Implementing and authorized by the Airport Zoning Act (Ill.Rev.Stat.1989, ch. 15 1/2, par. 48.1 et seq.).

SOURCE: Emergency rule adopted March 19, 1974; codified at 6 Ill. Reg. 15277; amended at Ill. Reg. _____, effective _____.

Section 62.30 Surfaces and Height Limitations

- a) Establishment and Creation
- 1) The following airport imaginary surfaces are established with relation to the airport and to each runway. The size of each such imaginary surface is based on the category of each runway according to the type of approach available or planned for that runway. The slope and dimensions of the approach surface applied to each end of a runway are determined by the most precise approach existing or planned for that runway end.

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- 2) Such airport imaginary surfaces are hereby created and established, in order to carry out the provisions of these zoning regulations. Such surfaces shall include all of the land lying within the horizontal surface, conical surface, primary surface, approach surface (to include non-precision instrument approach), precision instrument approach, and visual approach), transitional surface, and circling approach surface. These surfaces are shown on the Airport Zoning Plan for Macomb Municipal Airport consisting of one (1) sheet, prepared by Phoenix Engineering Company, and dated August 17, 1973. (Note: this zoning map can be viewed at the Department of Transportation, Division of Aeronautics, Capital Airport, Springfield, Illinois, 62706 62707-8415. For an example of this information see 92 Ill. Adm. Code 18, Exhibits A,---B ---and-G.). An area located in more than one of the following surfaces is considered to be only in the surface with the more restrictive height limitation.
- 3) Except as otherwise provided in these zoning regulations, no structure or growth shall be erected, altered, allowed to grow, or maintained in any surface created by these zoning regulations to a height in excess of the height limit herein established for such surfaces.
- 4) The various surfaces are hereby established, and the height limitations are hereby established for each of the surfaces, as follows:
 - b) Horizontal Surface
 - 1) A horizontal plane 150' above the established airport elevations of 711.30 feet above mean sea level, the perimeter of which is constructed by swinging arcs of specified radii from the center each end of the primary surface of each runway and connecting the adjacent arcs by lines tangent to those arcs. The radius of each arc is:
 - A) 5,000 feet for all runways designated as utility or visual;
 - B) 10,000 feet for all other runways.
 - 2) The radius of the arc specified for each end of a runway will have the same arithmetical value. That value will be the highest determined for either end of the runway. When a 5,000 foot arc is encompassed by tangents connecting two adjacent 10,000 foot arcs, the 5,000 foot arc shall be disregarded on the construction of the perimeter 19 of the horizontal surface. ~~The horizontal surface does not include the approach and transitional surfaces.~~
 - 3) The horizontal surface does not include the approach and transitional surfaces.
 - c) Conical surface
 - 1) A surface extending outward and upward from the periphery of the horizontal surface, at 150 feet above the airport elevation, at

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a slope of 20 feet horizontally for each foot vertically for a horizontal distance of 4,000 feet.

- 2) The conical surface does not include the precisions instrument approach surfaces and the transitional surfaces.

d) Primary Surface

- 1) A surface longitudinally centered on a runway. When the runway has a specially prepared hard surface, the primary surface extends 200 feet beyond each end of that runway; but when the runway has no specially prepared hard surface, or planned hard surface, the primary surface ends at each end of that runway. The elevation of any point on the primary surface is the same as the elevation of the nearest point on the runway centerline. The width of a primary surface is:

- A) 250' for utility runways having only visual approaches;
B) 500' for utility runways having non-precision instrument approaches;

C) For other than utility runways, the width is:

- i) 500' for visual runways having only visual approaches;
ii) 500' for non-precision instrument runways having visibility minimums greater than three-fourths statute mile;

- iii) 1,000' for a non-precision instrument runway having a non-precision instrument approach with visibility minimums as low as three-fourths statute mile, and for precision instrument runways.

- 2) The width of the primary surface of a runway will be the width prescribed in this Section for the most precise approach existing or planned for either end of that runway.

e) Approach Surface - A surface longitudinally centered on the extended runway centerline and extending outward and upward from each end of the primary surface. An approach surface is applied to each end of each runway based upon the type of approach available or planned for that runway end.

- 1) The inner edge of the approach surface is the same width as the primary surface and it expands uniformly to a width of:

- A) 1,250' for that end of a utility runway with only visual approaches;
B) 1,500' for that end of runway other than a utility runway with only visual approaches;
C) 2,000' for that end of a utility runway with a non-precision instrument approach;
D) 3,500' for that end of a non-precision instrument visibility minimums greater than three-fourths of a statute mile;

- E) 4,000' for that end of a non-precision instrument runway, other than utility, having a non-precision instrument approach with visibility minimums as low as three-fourths statute mile; and

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- F) 16,000' for precision instrument runways.

- 2) The approach surface extends for a horizontal distance of: A) 5,000' at a slope of 20' horizontally for each foot vertically for all utility and visual runways;

- B) 10,000' at a slope of 34' horizontally for each foot vertically for all non-precision instrument runways other than utility; and

- C) 10,000' at a slope of 50' horizontally for each foot vertically with an additional 40,000' horizontally for each foot vertically for all precision instrument runways.

- 3) The outer width of an approach surface to an end of a runway will be that width prescribed in this subsection for the most precise approach existing or planned for that runway end.

- f) Transitional Surface - These surfaces extend outward and upward at right (90°) angles to the runway centerline and the runway centerline extended at a slope of 7 feet horizontally for each foot vertically beginning at the sides of and at the same elevation of the primary surface and the approach surfaces extending to a height of 150' above the airport elevation which is 711.30' above mean sea level. Transitional surfaces for those portions of the precision approach surface which project through and beyond the limits of the conical surface, extend a distance of 5,000' measured horizontally from the edge of the approach surface and at right (90°) angles to the runway centerline.

- g) Circling Approach Surface - This is a surface 200' above ground level and above the established airport elevation, whichever is higher, within three (3) nautical miles of the established reference point of Effingham County Memorial Macomb Municipal Airport, and this surface increases in height in the proportion of 100 feet for each additional nautical mile of distance from the airport reference point up to a maximum of 500 feet.

- h) Excepted Height Limitations - Nothing in these regulations shall be construed as prohibiting the growth, construction or maintenance of any growth or structure to a height up to 50 feet above the surface of the land.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: Day Care2) Code Citation: 89 Ill. Adm. Code 13003) Section Number: Adopted Action:

1300.110	Amendment
1300.120	Amendment
1300.130	Amendment
1300.200	Amendment
1300.205	New Section
1300.210	Amendment

4) Statutory Authority: Implementing and authorized by Public Act 86-1482 effective January 14, 1991.5) Effective Date of Amendments: March 16, 19926) Does this rulemaking contain an automatic repeal date? No.7) Does the Amendment contain incorporations by reference? No.8) Date Filed in Agency's Principal Office: March 16, 19929) Notice of Proposal Published in Illinois Register:

April 12, 1991, 15 Ill. Reg. 5141

10) Has JCAR issued a Statement of Objections to the Amendments? No.11) Differences between proposal and final version:

In response to a comment from the Capital Development Board (CDB), the Department has revised Section 1300.205(c) to clarify who will be making the determination of need and feasibility in CDB projects. The revised text is as follows:

- c) When a State Agency, with the authority to so contract, enters into a contract to construct, acquire or lease all or a substantial portion of a building, in which more than 50 State Employees shall be employed, other than an existing lease the determination of need and feasibility for on-site child care services shall be made by that State Agency to occupy the substantial portion of the building subject to, where applicable, the approval of the Capital Development Board.

In response to JCAR, several minor editing changes were made.

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12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.13) Will the Amendments replace an emergency rule currently in effect? No.14) Are there any amendments pending on this Part? No.15) Summary and Purpose of Amendment:

These adopted amendments establish procedures, standards, and criteria for the determination of need and feasibility for providing on-site child care services when a State Agency enters into a contract to construct, acquire, or lease all or a substantial portion of a building in which more than 50 State Employees are employed.

16) Information and questions regarding these adopted amendments shall be directed to:

Stephen W. Seiple
720 Stratton Office Building
Springfield, IL 62706
(217)782-9669

The full text of the Adopted Amendments begins on the next page.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER XI: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 1300
DAY CARE

SUBPART A: GENERAL

Section
1300.110
1300.120
1300.130

Summary
Definitions
Application

SUBPART B: DETERMINATION OF NEED

Section
1300.200
1300.205
1300.210
1300.220
1300.230
1300.240

Request for Child Care Services
On-Site Child Care Services
Determination of Need and Feasibility
Recommendation to Director
Director's Determination
Assistance of the Department

SUBPART C: REQUEST FOR PROPOSAL AND AWARD

Section
1300.300
1300.310
1300.320
1300.330
1300.340

Request for Proposal
Minimal Requirement for Request for Proposal
Evaluation of Proposal
Evaluation by Committee
Selection by Director

AUTHORITY: Implementing the State Agency Employees Child Care Services Act (Ill. Rev. Stat. 1989, ch. 127, pars. 3001 et seq.) and authorized by Sections 67.06 and 67.24 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 63b13.6 and 63b13.24).

SOURCE: Emergency Rules adopted at 10 Ill. Reg. 7926, effective May 1, 1986, for a maximum of 150 days; emergency expired September 28, 1986; adopted at 11 Ill. Reg. 8930, effective April 27, 1987; amended at 13 Ill. Reg. 4644, effective March 28, 1989; amended at 16 Ill. Reg. 4819, effective March 16, 1992.

SUBPART A: GENERAL

Section 1300.110 Summary

The Rules adopted in this Part shall govern the procurement of Child Care Services by state agencies and the determination of whether on-site child care

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services shall be provided for State Employees.

(Source: Amended at 16 Ill. Reg. 4819, effective March 16, 1992)

Section 1300.120 Definitions

a) Whenever used in this part the following terms shall have the meanings set forth below, and when the defined meaning is intended the term is capitalized.

"Child" means a person between the ages of six weeks and 18 who is a dependent of the Employee and resides with the Employee in a parent-child relationship.

"Child Care Services" means receiving or arranging for care or placement of one or more children of an Employee with an unrelated operator of a facility providing the service.

"Committee" means a reviewing body composed of one employee of the Department of Central Management Services, one employee of the Department of Children and Family Services and one employee of the using agency chosen by the respective directors of those Departments.

"DCFS" means the Department of Children and Family Services.

"Department" means the Department of Central Management Services.

"Director" means the Director of the Department of Central Management Services.

"Employee" means an Employee of a State Agency, including those persons working for a State Agency under contract, excluding independent contractors.

"On-Site" means at an area located within the structural confines of the physical facility where a State Agency has offices, conducts its operations, or otherwise maintains employees on an ongoing basis.

"State Agency" means all departments, officers, commissions, boards, institutions and bodies politic and corporate of the State, including the Offices of Clerk of the Supreme Court and Clerks of the Appellate Courts, the several courts of the State and the legislature, its committees or commissions.

b) Gender and number. Except when otherwise indicated by context, any

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masculine terminology shall also include the feminine, the definition of any term in singular shall also include the plural, and vice versa.

(Source: Amended at 16 Ill. Reg. 4819, effective March 16, 1992)
Section 1300.130 Application

The rules adopted in this Part shall apply to any State Agency which seeks to provide or provides Child Care Services to its Employees. They shall also apply to the determination of whether on-site child care services shall be provided to State Employees when a State Agency enters into a contract to construct, acquire or lease all or a substantial portion of a building in which more than 50 State Employees shall be employed.

(Source: Amended at 16 Ill. Reg. 4819, effective March 16, 1992)

SUBPART B: DETERMINATION OF NEED

Section 1300.200 Request for Child Care Services

- a) Any State Agency wishing to provide Child Care Services to its Employees shall make such a request in writing to the Director detailing the type and location of Child Care Service to be implemented, for example, preschool, infant.
- b) After receiving such a request the Director shall appoint a Committee to review the request and make a recommendation for approval or denial of the request.

- c) In making its recommendation to the Director of whether or not to approve a State Agency's request for Child Care Services, the Committee shall determine whether or not the Requesting Agency has demonstrated the need and feasibility of providing such services, in accordance with the criteria set forth in Section 1300.210.

- d) Information on each of the criteria listed in Section 1300.210 will be collected by the Committee with the assistance of the requesting Agency.

(Source: Amended at 16 Ill. Reg. 4819, effective March 16, 1992)

Section 1300.205 On-Site Child Care Services

- a) When a State Agency enters into a contract to construct, acquire or lease all or a substantial portion of a building, in which more than 50 State Employees shall be employed, other than a renewal of an existing lease, a determination shall be made in accordance with the criteria set forth in Section 1300.210 as to whether there is a need for on-site child care services for State Employees and whether it is

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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feasible to provide such services.

- b) When a State Agency, subject to the provisions of Section 67.02 of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 63B13.2(a)), enters into a contract to lease all or a substantial portion of a building, in which 50 or more State Employees shall be employed, the request for determination of need and feasibility for on-site child care services shall be submitted to, and the determination will be made by, the Department.

- c) When a State Agency, with the authority to so contract, enters into a contract to construct, acquire or lease all or a substantial portion of a building, in which more than 50 State Employees shall be employed, other than an existing lease the determination of need and feasibility for on-site child care services shall be made by that State Agency to occupy the substantial portion of the building subject to, where applicable, the approval of the Capital Development Board.

(Source: Added at 16 Ill. Reg. 4819, effective March 16, 1992)

Section 1300.210 Determination of Need and Feasibility

- a) In making its recommendation to the Director of whether or not to approve a State Agency's request for Child Care Services, the Committee shall determine whether or not the Requesting Agency has demonstrated the need for such services.

- b) Information on the following subjects shall be used to demonstrate need and feasibility. They are listed in order of importance.

- a) A survey of Employees of the Requesting Agency which establishes the number of Employees who would utilize the proposed services and the needs of those Employees.

- b) A survey of existing day care services in the community in which the proposed services will be located consisting of

1) A price;

2) Conformance to DCFS regulations;

3) Availability of openings;

4) Geographic location;

5) Quality of services including number and educational background of staff, physical plant.

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- c)3) A report outlining the details of the location, nature, feasibility and implementation date of the proposed services.
- d)4) An analysis of the cost of the proposed services, including cost of obtaining space for day care services, the level of financial aid, if any available, and the financial needs of participating employees.
- e) An evaluation to determine if the services can be provided with due regard to the safety of children of State Employees in relation to the nature, scope and type of the State business conducted at such proposed location.
- f) Availability of appropriated funds to construct and operate a proposed on-site facility.
- g) Conformance with local zoning requirements, building, fire and related safety codes.
- h)6) Any other relevant information the requesting agency wishes to submit.
- e) Information on each of the criteria listed in subsection (b) will be collected by the committee with the assistance of the requesting Agency.

(Source: Amended at 16 Ill. Reg. 4819, effective March 16, 1992)

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- 1) The Heading of the Part: Personal Use of State Telephones
- 2) Code Citation: 44 Ill. Adm. Code 5030
- 3) Section Number: 5030.130
Adopted Action: Amendment
- 4) Statutory Authority: Implementing Sections 67.18 and 67.22 and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 63b13.18, 63b13.22 and 16).
- 5) Effective Date of Amendments: March 12, 1992
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does the Amendment contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: March 12, 1992
- 9) Notice of Proposal Published in Illinois Register: December 20, 1991, 15 Ill. Reg. 18013
- 10) Has JCAR issued a Statement of Objections to the Amendment? No.
- 11) Differences between proposal and final version:
In response to recommendations made by the Administrative Code Division, the phrase "of this Section" was added when referring to subsections in Sections 5030.130(a) and (b)(2)(3). Also, in Section 5030.140(c)(5), "80 Ill. Adm. Code 303, Subpart A" was changed to "80 Ill. Adm. Code 303: Subpart A".
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were necessary.
- 13) Will the Amendment replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendment:

In November, 1990 the Department adopted changes in its policies and procedures relating to use of State telephones. At that time, the Department announced that the policy was intended to be effective for a one year trial period after which it would be reevaluated. The intent of

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the policy was to permit State employees to make reasonable use of State telephone systems and, at the same time, to guard against telephone abuse.

This adopted amendment is to clarify one aspect of the policy relating to the use of State telephones. The rule previously in effect provided that if an employee used State phones beyond the parameters of the policy, they were charged billed charges plus \$1.00 per minute for long distance calls and \$.50 per minute for local calls.

A question arose concerning the need to assess the per minute charges in cases where a State employee, based on a review of calls made from his/her telephone, identified calls which did not fall within the policy and voluntarily reimbursed the State for the cost of those calls. The adopted amendment makes clear that when there is an employee initiated voluntary repayment, the per minute assessment is not applicable. However, in cases where employees fail to reimburse the State voluntarily for calls which fall outside the policy or in cases in which an agency determines that an employee has abused the policy, the per minute charges would be assessed. These charges are intended to cover the cost associated with the additional review needed in such cases.

It is the Department's belief that this amendment merely clarifies an existing practice which is followed currently by agencies subject to the telephone policy.

- 16) Information and questions regarding these adopted amendments shall be directed to:

Stephen W. Seiple
720 Stratton Office Building
Springfield, IL 62706
(217) 782-9669

The full text of the Adopted Amendments begins on the next page.

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TITLE 44: GOVERNMENT CONTRACTS, PROCUREMENT AND PROPERTY MANAGEMENT

SUBTITLE D: PROPERTY MANAGEMENT
CHAPTER 1: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 5030
PERSONAL USE OF STATE TELEPHONES

Section	Authority
5030.100	Provision of Telephone Service
5030.110	Applicability
5030.120	Telephone Usage Policy
5030.130	Discipline
5030.140	

AUTHORITY: Implementing Sections 67.18 and 67.22 and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 63b13.18, 63b13.22 and 16).

SOURCE: Adopted at 7 Ill. Reg. 9203, effective August 1, 1983; codified at 8 Ill. Reg. 7219; amended at 8 Ill. Reg. 17261, effective October 1, 1984; emergency amendment at 14 Ill. Reg. 11351, effective July 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 19149, effective November 27, 1990; amended at 15 Ill. Reg. 8843, effective June 7, 1991; amended at 16 Ill. Reg. 4826, effective March 12, 1992.

Section 5030.130 Telephone Usage Policy

- a) The intent of this policy is to permit State employees to make reasonable, as defined in subsections (b) and (c) of this Section, use of State telephone systems and, at the same time, to guard against telephone abuse.
- b) The use of State telephone services is limited to official business. Official business calls include emergency calls and calls that are in the best interest of the State. A call shall be considered as authorized in the best interest of the State if it meets the following criteria:
 - 1) It does not adversely affect the performance of official duties by the employee or the employee's organization,
 - 2) It is of reasonable duration and frequency, in accordance with subsection (c) of this Section, and
 - 3) It could not have reasonably, in accordance with subsection (c) of this Section, been made during non-work hours.

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- c) Examples of circumstances that fall under the above guidelines include, but are not limited to, the following:
- 1) An employee is required to work overtime without advance notice and calls within the local commuting area (the area from which the employee regularly commutes) to advise his or her family of the change in schedule or to make alternate transportation or child- or elder- care arrangements.
 - 2) An employee makes a brief call to locations within the local commuting area to speak to spouse, minor children, elderly parent (or those responsible for them, e.g., school or day care center, nursing home, etc.).
 - 3) The employee makes brief calls within the local commuting area that can be reached only during working hours, such as a local government agency or a physician.
 - 4) An employee makes brief calls to locations within the local commuting area to arrange for emergency repairs to his or her residence or automobile.
 - 5) While on official business, the employee makes a call of three minutes or less to announce safe arrival, delay or a change in plans. The employer may request written confirmation from the employee that a call qualifies under this subsection. If disciplinary action is taken based on alleged violations of the telephone usage policy, employees may grieve such action pursuant to 80 Ill. Adm. Code 303, Subpart A or the appropriate collective bargaining agreement.

AGENCY NOTE: Brief shall mean the time it takes to accomplish the purpose of the call.

- d) A personal call made during working hours that falls under the guidelines in Sections 5030.130(b)(1), (2) and (3), but is not representative of the examples given in Sections 5030.130(c)(1), (2), (3) and (4), is permitted if:
- 1) It is charged to the employee's home phone number or other non-government number,
 - 2) It is made to an "800" toll-free number,
 - 3) It is charged to the called party if a non-state number, or
 - 4) It is charged to a personal credit card.

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- e) For any use of State telephones beyond the parameters of this policy, employees shall be charged actual Department of Central Management Services billed charges plus \$1.00 per minute for long distance calls and \$.60 per minute for local calls. These rates are intended to cover the cost of the calls and the administrative costs associated with processing payment.
- f) The employee shall reimburse the State for toll and other charges by personal check payable to the General Revenue Fund or other appropriate fund as designated by the agency employing the individual. If the employing department, officer, commission or board presents a statement of itemized telephone calls to a State employee and the employee fails to reimburse the State voluntarily for those calls which fall outside the parameters of the telephone usage policy within 30 days, or if it is determined that the employee has abused the telephone usage policy, the employee shall be charged actual Department of Central Management Services billed charges plus \$1 per minute for long distance calls and \$.50 per minute for local calls. These rates are intended to cover the cost of the calls and the administrative costs associated with reviewing bills and processing payments. If not paid within 30 days of billing, collection action will be instituted through appropriate legal means.

(Source: Amended at 16 Ill. Reg. 4826, effective March 12, 1992)

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1) The Heading of the Part: Travel

2) Code Citation: 80 Ill. Adm. Code 2800

3) Section Number: Adopted Action:
2800.650 New Section

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 127, pars. 148, 148-1, 148-2 and 148-3.

5) Effective Date of Amendment: March 12, 1992

6) Does this rulemaking contain an automatic repeal date? No.

7) Does the Amendment contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: March 12, 1992

9) Notice of Proposal Published in Illinois Register:

October 25, 1991, 15 Ill. Reg. 15199

10) Has JCAR issued a Statement of Objections to the Amendment? No.

11) Differences between proposal and final version:

The following text was added as a last sentence to Section 2800.650 - Factors the Board will consider in deciding if an exception should be granted include cost, frequency of travel and the ability to determine a single location at which the largest part of working time is spent.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will the Amendment replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendment:

Section 3000.210(c) of the Travel Regulation Council rules states that the Travel Control Board shall prescribe procedures for headquarter designation for agency heads under their respective jurisdiction. In response to this rule, the Board has adopted this new section to the Travel Control Board rules on headquarter designation for agency heads.

16) Information and questions regarding these adopted amendments shall be directed to:

Stephen W. Seiple
720 Stratton Office Building
Springfield, IL 62706
(217)782-9669

The full text of the Adopted Amendment begins on the next page.

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SUBPART G: EXCEPTIONS TO THE RULES

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES

SUBTITLE I: GENERAL TRAVEL CONTROL
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES/
GOVERNOR'S TRAVEL CONTROL BOARD

Section

2800.700 Special Exceptions - Requested in Advance
2800.710 Ex Post Facto ExceptionsPART 2800
TRAVEL

SUBPART A: GENERAL

Section

2800.100 Definitions
2800.110 Application and Interpretation

SUBPART B: TRAVEL CONTROL SYSTEM

Section

2800.200 Travel Control System
2800.210 Travel Coordinator
2800.220 Travel Authority
2800.230 Government Credit Cards
2800.240 Preparation and Submission of Travel Vouchers
2800.250 Approval and Submission of Travel Vouchers
2800.260 Items Directly Billed
2800.270 Conference Registration Fees

SUBPART C: TRANSPORTATION EXPENSES

Section

2800.300 Incidental Expenses for Private and State Owned Automobiles

SUBPART D: LODGING

Section

2800.400 Conference Lodging
2800.410 Employee Owned or Controlled Housing

SUBPART E: PER DIEM MEALS

Section

2800.500 Conference Meals

SUBPART F: MISCELLANEOUS RULES

Section

2800.600 Lack of Receipts
2800.650 Headquarter Designation for Agency Heads

AUTHORITY: Implementing and authorized by Sections 12, 12-1, 12-2, and 12-3 of "AN ACT in relation to State finance" (Ill. Rev. Stat. 1989, ch. 127, par. 148, 148-1, 148-2, and 148-3) and authorized by The Travel Regulation Council (180 Ill. Adm. Code 3000).

SOURCE: Amended March 11, 1976; amended at 2 Ill. Reg. 30, p. 215, effective August 1, 1978; new rules adopted at 4 Ill. Reg. 28, p. 155, effective July 1, 1980; old rules repealed at 4 Ill. Reg. 30, p. 1224, July 1, 1980; amended at 5 Ill. Reg. 150, effective January 1, 1981; amended at 6 Ill. Reg. 6682, effective July 1, 1982; amended at 7 Ill. Reg. 9205, effective August 1, 1983; amended at 8 Ill. Reg. 127, 130, effective January 1, 1984; amended at 8 Ill. Reg. 14243, effective August 1, 1984; codified at 8 Ill. Reg. 19350; amended at 10 Ill. Reg. 18014, effective October 6, 1986; Part repealed, new Part adopted at 12 Ill. Reg. 738, effective January 15, 1988; emergency amendment at 15 Ill. Reg. 13196, effective September 1, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 4831, effective March 12, 1992.

Section 2800.650 Headquarter Designation for Agency Heads

All Agency Heads shall be headquartered at the location where official duties require the largest part of their working time. Exceptions to this rule may be granted by the Board upon written request from the Agency Head. Factors the Board will consider in deciding if an exception should be granted include cost, frequency of travel and the ability to determine a single location at which the largest part of working time is spent.

(Source: Added at 16 Ill. Reg. 4831, effective March 12, 1992.)

NOTICE OF ADOPTED AMENDMENTS

1) HEADING OF THE PART: Competitive Tournament Fishing on State Owned and/or Leased Water Areas

2) CODE CITATION: 17 Ill. Adm. Code 115

3) SECTION NUMBERS: ADOPTED ACTION:

115.10 Amendments
115.30 Amendments
115.40 Amendments
115.50 Amendments

4) STATUTORY AUTHORITY: Implementing and authorized by Section 468 of the "State Parks Act" (Ill. Rev. Stat. 1991, ch. 105, par. 468) and Sections 1.5 and 2.1 of the Fish Code of 1971 (Ill. Rev. Stat. 1991, ch. 56, pars. 1.5 and 2.1).

5) EFFECTIVE DATE OF AMENDMENTS: March 17, 1992

6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

7) DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No

8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: March 13, 1992

9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: December 20, 1991, 15 Ill. Reg. 18045

10) HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES? No

11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION:

All references to the "Ill. Rev. Stat." were updated to 1991.
The Authority Note was changed to reflect the short title of the Act (See Statutory Authority above).

12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes

13) WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? No

14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No

15) SUMMARY AND PURPOSE OF AMENDMENTS: These amendments removed language which was no longer necessary, added additional locations and language to more effectively control scheduling.

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of public events, including better utilization of parking facilities utilized for these events.

16) INFORMATION AND QUESTIONS REGARDING THESE ADOPTED AMENDMENTS SHALL BE DIRECTED TO:

Don Woods
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

THE FULL TEXT OF THE ADOPTED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 17: CONSERVATION
CHAPTER 1: DEPARTMENT OF CONSERVATION
SUBCHAPTER a: LANDS AND HISTORIC SITES

PART 115
COMPETITIVE TOURNAMENT FISHING ON STATE OWNED
AND/OR LEASED WATER AREAS

- Section 115.10 Purpose of Rulemaking
- 115.20 Definitions
- 115.30 Regulated Sites
- 115.40 Application and Reporting Requirements
- 115.50 Contest or Event Requirements

AUTHORITY: Implementing and authorized by Section 468 of State Parks Act (Ill. Rev. Stat. 1991, ch. 105, par. 468) and Sections 1.5 and 2.1 of the Fish Code of 1971 (Ill. Rev. Stat. 1991, ch. 56, pars. 1.5 and 2.1).

SOURCE: Adopted at 11 Ill. Reg. 7260, effective April 3, 1987; amended at 15 Ill. Reg. 9948, effective June 24, 1991; amended at 16 Ill. Reg. _____, effective March 17, 1992.

Section 115.10 Purpose of Rulemaking

The Department of Conservation (Department), having determined the necessity to regulate the use of its water areas, launching facilities and parking areas by groups, organizations and individuals engaged in the sponsorship of Competitive Fishing Tournaments, proposes the following regulations.

(Source: Amended at 16 Ill. Reg. 4835, effective March 17, 1992)

Section 115.30 Regulated Sites

A permit is required for each competitive fishing tournament event on at the following waters:

- Millers Hollow Access Area, Mississippi Pallisades State Park, Carroll County
- Newton Lake, Newton Lake Fish and Wildlife Area, Jasper County
- Sangchris Lake, Sangchris Lake State Park, Sangamon and Christian Counties
- Spring Lake, Spring Lake North and Spring Lake South, Spring Lake State Fish and Wildlife Area, Tazewell County

(Source: Amended at 16 Ill. Reg. 4835, effective March 17, 1992)

Section 115.40 Application and Reporting Requirements

DEPARTMENT OF CONSERVATION

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a) Application--for-a-competitive-fishing-tournament-permit-shall-be-made to-the-Department-of-Conservation--Division-of-Band-Management--by-the tournament-director-or-sponsor--An-application-shall-be-made-on-forms provided-by-the-Department--at-least-60-days-prior-to-the-tournament date: Application for a competitive fishing tournament permit must be made by the tournament director or sponsor to the site superintendent for the site where the tournament is to be held. The application must be made at least 60 days prior to the proposed tournament date and contain the following information:

- 1) name, address, and phone number of tournament director;
- 2) tournament name and sponsor;
- 3) proposed location, dates and time;
- 4) proposed weigh-in location;
- 5) anticipated number of anglers; and
- 6) signature of tournament director.

b) All permits will be issued on a first-come, first-served basis.
c) Applications for permits will not be accepted more than one (1) year in advance of the event or contest date.

d) The Competitive Fishing Tournament Permit shall be available for inspection by Department personnel at the weigh-in sites.

e) A-report--of--competitive--fishing--activities--shall-be-filled-by-the tournament-director-or-sponsor-on-forms--provided-by--the--Department within--thirty--(30)--days--following--the-tournament-date--the-reports shall-include-the-following:

- 1) total-number-of-participants-in-the-boat;
- 2) total-number-of-fish-harvested-per-participant--and
- 3) type-of-species-harvested-and-size-of-species;
- 4) Failure-to-submit-a-report-as-required-in-subsection--(f)--above--will result--in--the-denial-of-future-applications-for-a-Competitive-Fishing Tournament-Permit-by-that-applicant--sponsor-or-group.

(Source: Amended at 16 Ill. Reg. 4835, effective March 17, 1992)

Section 115.50 Contest or Event Requirements

a) Competitive fishing tournament use of any site will be limited to 60% of the available parking facilities at each individual launching area.

b) All weigh-ins shall be conducted at a location approved by the Department.

(Source: Amended at 16 Ill. Reg. 4835, effective March 17, 1992)

- 1) HEADING OF THE PART: Regulations for the Letting of Concessions, Farm Leases, Sale of Buildings and Facilities, and Demolitions
- 2) CODE CITATION: 17 Ill. Adm. Code 150
- 3) SECTION NUMBERS:

ADOPTED ACTION:

Amendments
Amendments
Amendments
- 4) STATUTORY AUTHORITY: Implementing and authorized by Sections 63a6, 63a14, and 63a21 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 63a6, 63a14, and 63a21).
- 5) EFFECTIVE DATE OF AMENDMENTS: March 17, 1992
- 6) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No
- 7) DO THESE AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No
- 8) DATE FILED IN AGENCY'S PRINCIPAL OFFICE: March 13, 1992
- 9) NOTICE OF PROPOSAL PUBLISHED IN ILLINOIS REGISTER: December 20, 1991, 15 Ill. Reg. 18055
- 10) HAS JCAR ISSUED A STATEMENT OF OBJECTIONS TO THESE RULES? No
- 11) DIFFERENCES BETWEEN PROPOSAL AND FINAL VERSION:

All references to the "Ill. Rev. Stat." were updated to 1991.

In Section 150.10(c), a comma was inserted following "or"; "by negotiated agreement" was deleted; and ", by negotiated agreement" was added at the end of the sentence.
- 12) HAVE ALL THE CHANGES AGREED UPON BY THE AGENCY AND JCAR BEEN MADE AS INDICATED IN THE AGREEMENT LETTER ISSUED BY JCAR? Yes
- 13) WILL THESE AMENDMENTS REPLACE AN EMERGENCY RULE (AMENDMENT, REPEALER) CURRENTLY IN EFFECT? No
- 14) ARE THERE ANY AMENDMENTS PENDING ON THIS PART? No
- 15) SUMMARY AND PURPOSE OF AMENDMENTS: This Part was amended to

DEPARTMENT OF CONSERVATION

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TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER a: LANDS AND HISTORIC SITES

PART 150

REGULATIONS FOR THE LETTING OF CONCESSIONS, FARM LEASES, SALE OF BUILDINGS AND FACILITIES, AND DEMOLITIONS

Section

- 150.10 Concessions
- 150.20 Agricultural Management Leases
- 150.30 Sale of Buildings and Facilities
- 150.40 Demolition
- 150.50 Criteria for Selection

AUTHORITY: Implementing and authorized by Sections 63a6, 63a14, and 63a21 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 63a6, 63a14, and 63a21).

SOURCE: Adopted at 5 Ill. Reg. 7512, effective July 6, 1981; codified at 5 Ill. Reg. 10625; amended at 6 Ill. Reg. 13326, effective October 20, 1982; amended at 16 Ill. Reg. 4839, effective March 17, 1992.

Section 150.10 Concessions

- a) Concession Except as cited in subsection (b) below, concession leases may be made for a period of not more than twenty-five years.
- b) Concession leases on land where expansion of existing facilities or development will take place may be made for a period up to forty 99 years.
- c) All concession leases will shall be let by sealed competitive bids or by negotiated agreement when in the Department's judgment it is in the best interest of the State of Illinois, by negotiated agreement.
- d) Notices of an available concession lease to be let by competitive bidding will shall be placed in a local newspaper and the official state newspaper prior to the bid letting.
- e) All bids will shall be opened at a public bid opening.
- f) Concessions will shall be let to the best qualified highest bidder or by negotiation with a qualified operator. Factors taken into consideration in determining a qualified bidder shall include, but are not limited to, criteria contained in Section 150.50.
- g) At the end of a concession lease period the concession lease may be renegotiated with the present concessionaire if the concessionaire has not violated lease covenants, or has quickly corrected such violations after notification by the Property Management Division, and if the concessionaire has continued to meet the criteria found within this rule in Section 150.50; during the lease period. In such a case no competitive bidding on the concession will be offered.

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(Source: Amended at 16 Ill. Reg. 4839, effective March 17, 1992)

Section 150.20 Agricultural Management Leases

- a) Agricultural management leases may be are for a period of not more than four years.
- b) Agricultural management leases will shall be let by sealed competitive bids except these leases may be negotiated under any of the following conditions:
 - 1) when land has been recently purchased with an agreement that the previous owner will farm the property for the next one to two years (as part of the land transaction);
 - 2) when the tract is less than 10 acres or completely surrounded by other private land;
 - 3) when property acquired by lease or purchase is acquired late in the season;
 - 4) when crops are already planted by a previous owner or tenant; or
 - 5) when the Department of Conservation purchases less than fee simple interest in a property for development purposes.
- c) Notices of the available agricultural management leases will shall be placed in a local newspaper prior to a sealed competitive bid letting.
- d) A public informational meeting will shall be held at the site of the available agricultural management lease prior to the bid letting.
- e) The bids will shall be opened at a public bid opening.
- f) The best qualified highest bidder will shall be given the right to enter into an agricultural management lease. Factors taken into consideration in determining a qualified bidder shall include, but not be limited to, criteria contained in Section 150.50.
- g) If no bids are placed or if no qualified bidders place bids, a negotiated lease with a qualified lessee may be sought.
- h) At the end of an agricultural management lease period the lease may be renegotiated with the present leaseholder if the leaseholder has not violated lease covenants or has quickly corrected such violations after notification by the Property Management Division Farm Lease Program Administrator. In such a case no competitive bidding on the agricultural management lease will be offered.
- †† After acquisition of agricultural land by the Department of Conservation the original owner may be given a chance to negotiate an agricultural management lease if an agreeable lease can be negotiated with the previous owner; no competitive bidding on the agricultural management lease will be offered.

(Source: Amended at 16 Ill. Reg. 4839, effective March 17, 1992)

Section 150.30 Sale of Buildings and Facilities

- a) All sales of buildings and facilities will shall be by public auction

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or sealed bid.

- b) Notice of proposed sale will be placed in a local newspaper and the official State newspaper prior to actual sale.
- c) If the sale is held by sealed bid, the bid opening will be public. The building or facility will be open for inspection prior to the bid opening.
- d) If the sale is held at public auction, the auction will be held on the premises of the building or facility to be sold. The building or facility will be open for inspection prior to and on the day of the public auction.
- e) The building or facility will be sold to the best qualified highest bidder.
- f) The chosen bidder must place a performance bond with the Department of Conservation. The amount of this bond will be based on the building or facility's size, condition, type of construction, materials and the environment where situated as appraised by Department of Conservation personnel. The bond amount shall be the same for any of the bidders.
- g) If no bids are placed or if no qualified bidder places a bid, the sale will be held again. If at that time still no bids are placed or no qualified bidder places a bid, a negotiated sale with a qualified entity will be sought.

(Source: Amended at 16 Ill. Reg. 4839, effective March 17, 1992)

Section 150.40 Demolition

- a) All contracts for demolitions will be let by sealed bids.
- b) Notice of an informational meeting for interested bidders will be placed in a local newspaper and the official State newspaper prior to bid letting.
- c) All informational meetings will be held at least ten days before the bid opening. The meeting will explain all facets of the demolition.
- d) All bids will be opened at a public bid opening.
- e) The chosen contractor must place a performance bond with the Department of Conservation. The amount of the bond will be based on the building or facility's size, condition, type of construction, materials and the environment where situated as appraised by Department of Conservation personnel. The bond amount shall be the same for any of the bidders.
- f) The chosen contractor must acquire liability insurance in an amount specified by the Illinois Department of Conservation and name the Illinois Department of Conservation as an additional insured. A certificate of such insurance is required prior to the commencement of any work. The amount of liability insurance will be based on the building or facility's size, condition, type of construction, materials and the environment where situated as appraised by

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Department of Conservation personnel.

- g) The contract will be awarded to the best qualified lowest bidder.
- h) If no bids are placed or if no qualified bidders place a bid, a negotiated contract with a qualified person or company may be sought for the demolition work.

(Source: Amended at 16 Ill. Reg. 4839, effective March 17, 1992)

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1) Heading of the Part: Storage, Transportation, Sale and Use of Petroleum and Other Regulated Substances

2) Code citation: 41 Ill. Adm. Code 170

3) Section number:

Adopted Action:

170.800 New Section
170.810 New Section
170.820 New Section
170.830 New Section
170.840 New Section
170.850 New Section
170.860 New Section
170.870 New Section
170.880 New Section
170.890 New Section
170.900 New Section
170.910 New Section

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 127½, par. 154

5) Effective date: March 12, 1992

6) Does this rulemaking contain an automatic repeal date? Yes ☐ No ☒
If "yes", please specify the date:

7) Do these adopted amendments contain incorporations by reference? Yes
If "yes", was a copy of the approval form issued by JCAR attached to this rulemaking? This incorporation is pursuant to Section 6.02(a). No JCAR certification needed.

8) Date filed in agency's principal office: March 9, 1992

9) Date the Notice of Proposed Amendments was published in the "Illinois Register": July 26, 1991, 15 Ill. Reg. 10875

10) Has JCAR issued a Statement of Objection to this (these) rule(s)? No
If answer is "yes", please complete the following:

A) Statement of Objection: _____, Ill. Reg. _____

B) Agency Response: _____, Ill. Reg. _____

C) Date Agency Response Submitted for Approval to JCAR: N/A

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M) Section 170.890(a), (b) and (c) was modified to state:

- a) The Hearing Officer shall submit the findings, conclusions, opinions (see Section 170.910(c)) and recommendations to the Fire Marshal. The Hearing Officer's recommendations regarding duration of suspension or revocation of a registration of a contractor will be included in the submissions to the Fire Marshal (see Section 170.910(a) and (b)); any suspension, denial or revocation will be included.
- b) The Fire Marshal shall review the submission and issue an Order within a reasonable time to sustain, modify or revoke the Administrative Order; any suspension, denial or revocation shall be included.
- c) The execution of a written Order will become effective immediately and will constitute a final administrative decision

N) Section 170.910(c)(1) was amended to state:

c) Hearing Officer Guidelines for Suspension or Revocation:

- 1) In determining if the registration of a contractor shall be suspended or revoked and, if so, for how long, the Hearing Officer shall consider, in addition to subsection (a) or (b), the following factors, giving equal weight to each of the factors:

- A) threat to public health, safety or property, considering the nature, extent and gravity of violation;
- B) harm to public health, safety or property, considering the nature, extent and gravity of violation;
- C) time between the instant violation and any previous violation that resulted in suspension or revocation (the lesser the period of time between violations, the more serious the penalty);

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11) Difference(s) between proposal and final version:

- A) The Authority note was modified to state "Gasoline Storage Act" instead of "AN ACT to regulate the storage, transportation, sale and use of gasoline and volatile oils"
- B) Section 170.73 was removed from the Table of Contents in Part 170
- C) All references were changed from "person" to "party" with the exception of the definition of "owner" in Section 170.800, as that definition is statutory language that will be shown in italicized type
- D) Section 170.810 was changed to Grounds for Appeal with new contents. The contents originally in 170.810 were renumbered to 170.820 and the contents of each proceeding Section through 170.840 were renumbered in sequential order
- E) Section 170.860, Evidence to be Presented by the Owner to Object to the Denial or Revocation of the Registration of an Underground Storage Tank (UST), was added
- F) Section 170.850 was renumbered to 170.870
- G) Section 170.870 was renumbered to 170.890
- H) Section 170.900, Authority to Suspend, Deny or Revoke Registration, was added

I) Section 170.880 was renumbered to 170.910

J) Section 170.850(i) was modified to delete "generally recognized administrative law and this Rule" and state: "generally conduct the hearing and all pre-hearing and post-hearing matters according to this Subpart"; to delete "respondent" and state "owner" in the Section 170.860 title and in subsection (a) and insert a cross reference in Section 170.860(d) after "evidence" to "Section 170.850"

K) Section 170.840 Official Notice was modified to state "The Hearing Officer may take official notice of all facts of which judicial notice may be taken and of other facts, of a technical nature, within the specialized knowledge and experience of OSFM"

L) Section 170.880(c) was clarified to state: "Transcripts of hearings prepared by a hearing reporter will not be provided by OSFM to any party"

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- D) culpability of the violator;
- E) recalcitrance toward the regulation violated; and
- F) number of previous violations

12) Have all changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these amendments replace an emergency amendment currently in effect? No

14) Are there any other proposed amendments pending on this Part? No

15) Summary and Purpose of Amendments: Procedures for appealing an Administrative Order issued by the Division of Petroleum and Chemical Safety are specified, as are procedures governing the conduct of the hearing. Guidelines are established for the suspension or revocation of an underground storage tank contractor's registration.

16) Information and questions regarding these adopted amendments shall be directed to:

James I. McCaslin
Director, Division of Petroleum and Chemical Safety
Office of the State Fire Marshal
1035 Stevenson Drive
Springfield, IL 62703-4259

The full text of the adopted amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENT(S)

170.870	Briefs
170.880	Transcripts
170.890	Order of the State Fire Marshal
170.900	Authority to Suspend, Deny or Revoke Registration
170.910	Suspension or Revocation of the Registration of a Contractor

TABLE A SCHEDULE FOR PHASE-IN OF RELEASE DETECTION

TABLE B MANUAL TANK GAUGING: WEEKLY AND MONTHLY STANDARDS

AUTHORITY: Implementing the Gasoline Storage Act (Ill. Rev. Stat. 1989 and 1990 Supp., ch. 127 1/2, par. 152.9 et seq.) and authorized by Section 2 of the Gasoline Storage Act (Ill. Rev. Stat. 1989, ch. 127 1/2, par. 154).

SOURCE: Rules and Regulations Relating to Service Stations filed July 10, 1958; amended March 6, 1963 and April 4, 1977; codified at 5 Ill. Reg. 10692; emergency amendment at 7 Ill. Reg. 1477, effective January 26, 1983, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 10058, effective June 29, 1984, for a maximum of 150 days; amended at 9 Ill. Reg. 9514, effective October 1, 1985; emergency amendment at 10 Ill. Reg. 345, effective January 1, 1986, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 12324, effective July 2, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 19976, effective January 5, 1987; amended at 12 Ill. Reg. 8023, effective April 26, 1988; emergency amendments at 13 Ill. Reg. 1886, effective January 27, 1989, for a maximum of 150 days; emergency expired June 26, 1989; amended at 13 Ill. Reg. 5669, effective April 21, 1989; amended at 13 Ill. Reg. 7744, effective May 9, 1989; amended at 13 Ill. Reg. 8515, effective May 23, 1989; amended at 13 Ill. Reg. 8875, effective May 24, 1989; amended at 13 Ill. Reg. 14992, effective September 11, 1989; amended at 14 Ill. Reg. 5781, effective April 10, 1990; amended at 15 Ill. Reg. 7042, effective April 29, 1991; amended at 16 Ill. Reg. 4845, effective March 12, 1992.

SUBPART D: UNDERGROUND AND ABOVEGROUND STORAGE TANKS--ADMINISTRATIVE PROCEDURE RULES FOR ORDERS ISSUED BY THE DIVISION OF PETROLEUM AND CHEMICAL SAFETY

Section 170.800 Definitions

"Contractor" means installer, repairer, remover, replacer or tester of underground storage tanks; "repairer" includes "upgrader".

"Denial of the registration of an underground storage tank (UST)" means refusal to classify a UST as registered, when a registration form, as prescribed by OSFM, was submitted to register the UST.

"Hearing Officer" means the presiding official designated by the State Fire Marshal to conduct a hearing and preside over pre-hearing and post-hearing matters in a contested case.

"In use" means, when referring to an underground storage tank (UST),

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that the UST must have had input or output of product during the normal course of operation. It does not include the following:

compliance with leak detection requirements as specified in Subpart B;

the mere containment or storage of product, in excess of one year;

adding product to a UST, once the UST is to be removed pursuant to Subpart B; or

withdrawing product from a UST, once the UST is to be removed pursuant to Subpart B.

"OSFM" means "Office of the State Fire Marshal".

"Owner" of a UST system means a person who has legal or equitable title to a UST system which has or has had a regulated substance(s) contained in it. Section 4(e)(3) of the Gasoline Storage Act (Ill. Rev. Stat. 1989 and 1990 Supp., ch. 127 1/2, par. 156 (e)(3)).

"Party" or "parties" means an individual(s), trust(s), firm(s), partnership(s), joint stock company(s), corporation(s), consortium(s), joint venture(s), commercial entity(s), Federal government, State government, municipality(s), commission(s), unit(s) of local government or political subdivision(s) of the State, or any interstate body(s).

"Revocation of the registration of a contractor" means termination of a contractor's registration to perform the activity(s) the contractor was registered to perform. Upon conclusion of the revocation period, a contractor whose registration was revoked may perform the activity(s) the contractor was registered to perform only by re-registering (assuming the applicant is not otherwise prohibited from re-registering).

"Revocation of the registration of an underground storage tank (UST)" means termination of a UST being classified as registered.

"Suspension of the registration of a contractor" means the prohibition of a contractor's performance of the activity(s) the contractor was registered to perform, for a period of time not to exceed one year. If the period of suspension ends prior to the termination of the registration period, the suspended contractor may resume performing the activity(s) the contractor was registered to perform for the remainder of the registration period. If the period of suspension ends subsequent to the termination of the registration period, the suspended contractor may not perform the activity(s) the contractor

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was registered to perform until the suspension period has ended and the contractor has re-registered (assuming the applicant is not otherwise prohibited from re-registering).

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.810 Grounds for Appeal

An Administrative Order issued pursuant to the following statutory provisions may be appealed in accordance with this Subpart:

- a) UST registration denial or revocation. Section 2(3)(e) of the Gasoline Storage Act (Ill. Rev. Stat. 1989 and 1990 Supp., ch. 127 1/2, par. 154(3)(e)).
- b) Contractor registration suspension or revocation. Sections 2(3)(a) and (e) of the Gasoline Storage Act.
- c) Emergency action. Section 6(c) of the Gasoline Storage Act.
- d) Violation of any and all regulations affecting USTs. Section 2(3)(e) of the Gasoline Storage Act.
- e) Violation of any and all regulations affecting aboveground storage tanks. (See 41 Ill. Adm. Code 160 and 180 for Administrative Orders issued by the Division of Petroleum and Chemical Safety). Section 2(4)(b) of the Gasoline Storage Act.

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.820 Notice of Hearing

Notice of the time and place for any hearing shall be given to the party or parties concerned; if any such party is known, through written communication to OSFM, to be represented by an identifiable attorney in the subject matter of the hearing, then the Notice is to be given to that attorney. Notice sent by United States registered or certified mail, addressed to the party concerned at the last known address of that party, is sufficient.

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.830 Appearances

- a) At hearings before OSFM, a party to the proceeding may represent that party or that party may be represented at the hearing by any person who is admitted to practice as an attorney by the Supreme Court of Illinois or who is authorized to practice law in this State by rules of comity.
- b) Others not qualified to practice law in this State may not appear at hearings before OSFM in a representative capacity, but such persons may testify at such hearings and may assist attorneys in preparation

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of cases for presentation by such attorneys at hearings.

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.840 Official Notice

The Hearing Officer may take official notice of all facts of which judicial notice may be taken and of other facts, of a technical nature, within the specialized knowledge and experience of OSFM.

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.850 Authority of Hearing Officer

The Hearing Officer shall:

- a) administer oaths and affirmations;
- b) preside over the hearings; regulate the course of hearings; set the time and place for continued hearings; set the time for filing documents; and provide for the taking of testimony by deposition, if necessary;
- c) examine witnesses and direct witnesses to testify; limit the number of times any witness may testify; limit repetitious or cumulative testimony; and set reasonable limits on the amount of time each witness may testify;
- d) receive evidence (see Section 170.850 for evidentiary rules regarding denial or revocation of UST registration); rule upon objections to admissibility of evidence; and rule upon offers of proof;
- e) sign and issue subpoenas that require attendance, testimony, or the production of papers, books, documentary evidence or other tangible things;
- f) dispose of procedural requests or similar matters;
- g) render findings of fact, conclusions of law, opinions and recommendations for an Order of the State Fire Marshal;
- h) enter any Order that expedites the purpose of this rule; and
- i) generally conduct the hearing and all pre-hearing and post-hearing matters according to this Subpart.

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.860 Evidence to be Presented by the Owner to Object to the Denial or Revocation of the Registration of an Underground Storage Tank (UST)

- a) The owner must be the owner of the UST system.
- b) The UST must have been in use at some time since January 1, 1974.
- c) The UST (excluding heating oil USTs) must have been in the ground as of September 24, 1987.

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d) Heating Oil USPs:

- 1) greater than 1,100 gallons -- must have been in the ground as of July 11, 1990;
 - 2) 1,100 gallons to 110 gallons -- must have been in the ground as of September 6, 1991.
- e) Whatever other evidence the Hearing Officer deems appropriate pursuant to Section 170.850(d).

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.870 Briefs

The parties may submit written briefs to the Hearing Officer within 10 days after the close of the hearing or such other reasonable time as the Hearing Officer shall determine, consistent with the responsibility of the State Fire Marshal for an expeditious decision.

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.880 Transcripts

a) The proceedings at hearings shall be:

- 1) recorded electronically by the Hearing Officer or OSFM and transcribed by either; or
 - 2) recorded and transcribed by a hearing reporter (also known as a "court reporter").
- b) The method of recording and transcribing a hearing, as specified in subsections (1) and (2), shall be determined by OSFM.
- c) Transcripts of hearings prepared by a hearing reporter will not be provided by OSFM to any party.

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.890 Order of the State Fire Marshal

- a) The Hearing Officer shall submit the findings, conclusions, opinions (see Section 170.910(c)) and recommendations to the Fire Marshal. The Hearing Officer's recommendations regarding duration of suspension or revocation of a registration of a contractor will be included in the submissions to the Fire Marshal (see Section 170.910(a) and (b)).
- b) The Fire Marshal shall review the submissions and issue an Order within a reasonable time to sustain, modify or revoke the Administrative Order; any suspension, denial or revocation shall be included.
- c) The execution of a written Order will become effective immediately and will constitute a final administrative decision.

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- d) The parties and their attorneys shall be notified as soon as reasonably possible by sending them a copy of the Order by United States registered or certified mail addressed to the party concerned at the last known address of that party.

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.900 Authority to Suspend, Deny or Revoke Registration

- a) Authority for the suspension of the registration of a contractor or the revocation of the registration of a contractor is located in Section 7(b) of the Gasoline Storage Act (Ill. Rev. Stat. 1989 and 1990 Supp., ch. 127 1/2, par. 159(b)).
- b) Authority for the denial of the registration of an underground storage tank or the revocation of the registration of an underground storage tank is located in Section 2 of the Gasoline Storage Act.
- c) Authority to suspend, deny or revoke requires the issuance of an Administrative Order to the contractor or owner of the underground storage tank, whichever the case may be, and compliance with The Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, pars. 1001 et seq.) is located in Section 2 of the Gasoline Storage Act.
- d) Authority for emergency action requiring the issuance of an Administrative Order to the owner or operator or both to perform the emergency action is located in Section 6(c) of the Gasoline Storage Act.

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

Section 170.910 Suspension or Revocation of the Registration of a Contractor

- a) The violation(s) of a provision(s) of 41 Ill. Adm. Code, Subpart B, by a contractor, may result in a suspension or revocation of that contractor's registration for the following durations:

- 1) For the first violation committed at any facility, the registration of any contractor may be suspended or revoked up to one year.
 - 2) For the second violation committed at any facility, the registration of any contractor may be suspended for any period of time up to one year or may be revoked up to two years.
 - 3) For the third violation, and any violation(s) thereafter, committed at any facility, the registration of any contractor may be suspended up to one year or revoked for any period of time.
- b) The violation(s) of a provision(s) of 41 Ill. Adm. Code, Subpart A, by a contractor, may result in a suspension or revocation of that contractor's registration for the following durations:
- 1) For the first violation, the registration of any contractor may

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be suspended up to six months.

- 2) For the second violation, the registration of any contractor may be suspended or revoked up to one year.
- 3) For the third violation, the registration of any contractor may be suspended up to one year or revoked up to two years.
- 4) For the fourth violation, and any violation thereafter, registration of any contractor may be revoked up to 5 years.

c) Hearing Officer Guidelines for Suspension or Revocation:

1) In determining if the registration of a contractor shall be suspended or revoked and, if so, for how long, the Hearing Officer shall consider, in addition to subsection (a) or (b), the following factors, giving equal weight to each of the factors:

- A) threat to public health, safety or property, considering the nature, extent and gravity of violation;
- B) harm to public health, safety or property, considering the nature, extent and gravity of violation;
- C) time between the instant violation and any previous violation that resulted in suspension or revocation (the lesser the period of time between violations, the more serious the penalty);
- D) culpability of the violator;
- E) recalcitrance toward the regulation violated; and
- F) number of previous violations.

- 2) The time period for any suspension or revocation may be imposed consecutively or concurrently with the time period for any other suspension or revocation.

d) Effects of Suspension or Revocation:

- 1) A contractor whose registration was suspended or revoked as a result of a violation(s) involving one or more registered activities, is also prohibited, in a like manner, for a like duration, from performing any other activity the contractor was registered to perform.

- 2) During the period of a suspension or revocation, the contractor whose registration was suspended or revoked may not register to perform any other activity.

- 3) A contractor whose registration was suspended or revoked may not perform any activity requiring registration pursuant to a permit issued prior to the suspension or revocation; in such a case, the contractor is not entitled to a refund of the permit fee and is not entitled to amend the permit or permit application to list another contractor.

- 4) A contractor whose registration has been suspended or revoked may not register under the name of a different contractor during such period of suspension or revocation.

- 5) A contractor whose registration has been suspended or revoked may not be employed as an agent or subcontractor of a registered contractor to perform any activity the contractor was registered to perform.

- 6) For purposes of this subsection, any officer of a corporation, or

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any owner or co-owner of any other business entity that is a contractor, is also identified as a contractor that is one and the same as the business entity at the time of the suspension or revocation.

(Source: Added at 16 Ill. Reg. 4845, effective March 12, 1992)

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1) Heading of the Part: Automobile Renting Occupation Tax

2) Code Citation: 86 Ill. Adm. Code 180

3) Section Numbers: Adopted Action:

180.101 Amendment
180.130 Amendment
180.140 Amendment
180.145 Amendment

4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 120, par. 1701 et seq.

5) Effective Date of Amendment(s): March 12, 1992

6) Does this rulemaking contain an automatic repeal date? No.

7) Does this amendment contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: March 12, 1992

9) Notice of Proposal Published in Illinois Register:

Issue #45, 11/8/91, 15 Ill. Reg. 15958

10) Has ICAR issued a Statement of Objections to these Amendments? No.

11) Differences between proposal and final version: Pursuant to discussions with the Committee, the Department made the following changes:

1. Inserted "was" before "paid on such receipts" in the last sentence in Section 180.101(c).
2. Renumbered Subsection 180.140(c) to Subsection 180.140(b)(3).
3. Renumbered Subsection 180.140(d) to Subsection 180.140(b)(4).
4. Renumbered Subsection 180.140(e) to Subsection 180.140(b)(5).
5. Renumbered Subsection 180.140(f) to Subsection 180.140(b)(6).
6. Renumbered Subsection 180.140(g) to Subsection 180.140(b)(7).
7. Renumbered Subsection 180.140(h) to Subsection 180.140(c).
8. Deleted Subsection 180.140(i) and reinserted that material as new Subsection 180.140(b)(8).
9. Deleted Subsection 180.140(j) and reinserted that material as Subsection 180.140(b)(9).
10. Changed Section 180.145 by deleting "a)" before the first sentence in the first paragraph and by reinserting "a)" before the second sentence which begins with "For purposes of this incorporation,".

12) Have all the changes agreed upon by the agency and ICAR been made as indicated in the agreement letter issued by ICAR? Yes.

13) Will this amendment replace an emergency amendment currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendment(s): This rulemaking is a portion of the Department's continuing effort to keep its rules up-to-date. The rulemaking updates statutory references and corrects citations to the Department's Retailers' Occupation Tax rules that have changed as a result of recently adopted amendments. Section 180.140(a) is amended pursuant to P.A. 87-14 to require that monthly returns will henceforth be required to be filed on or before the 20th day of each calendar month.

16) Information and questions regarding this adopted amendment shall be directed to:

Stanley T. Cichowski
Manager
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62794
Phone: (217) 782-7054

The full text of the Adopted Amendments begins on the next page:

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TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUEPART 180
AUTOMOBILE RENTING OCCUPATION TAX

SUBPART A: NATURE OF THE TAX

Section
180.101
180.105
180.110
180.115

Character And Rate Of The Tax
Responsibility Of Trustees, Receivers, Executors Or Administrators
Occasional Rental Transactions
Habitual Rental Transactions

SUBPART B: GROSS RECEIPTS, AUTHORIZED DEDUCTIONS
AND NONTAXABLE TRANSACTIONS

Section
180.120
180.125
180.130
180.135

The Meaning of Gross Receipts
Authorized Deductions from Gross Receipts
Nontaxable Transactions
Rentals for Re-rental

SUBPART C: RETURNS

Section
180.140

Monthly Tax Returns--When Due--Contents

SUBPART D: INCORPORATION BY REFERENCE

Section
180.145

Incorporation of Certain Retailers' Occupation Tax Regulations

AUTHORITY: Implementing the Automobile Renting Occupation and Use Tax Act (Ill. Rev. Stat. 1991, ch. 120, pars. 1701 et seq.) and authorized by Section 39b3 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 39b3).

SOURCE: Adopted and codified at 7 Ill. Reg. 9397, effective July 25, 1983; amended at 13 Ill. Reg. 9332, effective June 6, 1989; amended at 16 Ill. Reg. 4859, effective March 12, 1992.

SUBPART A: NATURE OF THE TAX

Section 180.101 Character And Rate Of The Tax

- a) The Automobile Renting Occupation and Use Tax Act (Ill. Rev. Stat. 1989, ch. 120, pars. 1701 et seq.) (the Act) imposes a tax upon persons engaged in this State in the business of renting automobiles

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in Illinois under lease terms of one year or less at the rate of 4% of the gross receipts from such business on or after January 17, 1992. Effective September 17, 1987, such rentals are taxed at the rate of 5% of the gross receipts from such business. (Section 3 of the Act)

- b) "Automobile" means any motor vehicle of the first division, a motor vehicle of the second division which is a self-contained motor vehicle designed or permanently converted to provide living quarters for recreational, camping or travel use, with direct walk through access to the living quarters from the driver's seat, or any a motor vehicle of the second division which is of the van configuration designed for the transportation of not less than 7 nor more than 16 passengers, as defined in Section 1-146 of "The Illinois Vehicle Code." (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 1-146-1) (Section 2 of the Act) This includes motorcycles and motor driven cycles.

- c) How To Determine Effective Rate
Automobile Renting Occupation Tax liability shall be computed by applying to the gross receipts from taxable rental transactions, the tax rate in effect during the rentee's possession of the rented automobile. Where a rate change takes effect during a rentee's possession, all rental receipts received from that rentee after the effective date of the rate change are subject to the new rate. If a rentee takes possession after a rate change in a rental transaction in which the rentor received rental receipts before the date of the rate change and the tax was paid on such receipts when received by the rentor at the rate in effect when the rentor received those receipts, no additional tax will be due or credit allowed because the rentee took possession after the effective date of the rate change.

- d) Effective Date of New Taxes
When something that has been exempted becomes taxable as to rental transactions that are made on and after some particular date, the date of rental for this purpose shall be deemed to be the date of possession or right to possession of the automobile. This is true even if such possession is taken under a contract that was entered into before the effective date of the new tax.

- e) Relation of Automobile Renting Occupation Tax To The Automobile Renting Use Tax
1) The Automobile Renting Occupation Tax is an occupation tax, the legal incidence of which is on the rentor rather than on the rentee.

- 2) However, the rentor becomes a tax collector under the Automobile Renting Use Tax and is required to collect that tax from rentees. In making that collection, rentors may rely on the tax collection schedules prescribed in the Department's Use Tax Regulations for the collection of the Use Tax by retailers from users. Consequently, the tax collection schedules set out in 86 Ill. Adm. Code 150-450 through 150-505 150 Table A are incorporated by reference herein.

(Source: Amended at 16 Ill. Reg. 4859, effective

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March 12, 1992)

SUBPART B: GROSS RECEIPTS, AUTHORIZED DEDUCTIONS
AND NONTAXABLE TRANSACTIONS

Section 180.130 Nontaxable Transactions

The tax does not apply to rental receipts from the following transactions:

- a) The renting of automobiles to any governmental body, nor to any corporation, society, association, foundation or institution organized and operated exclusively for charitable, religious or educational purposes, nor to any not-for-profit corporation, society, association, foundation, institution or organization which has no compensated officers or employees and which is organized and operated primarily for the recreation of persons 55 years or older? (111--Rev--Stat--1987--ch--126--par--1763 Section 3 of the Act);
- b) isolated or occasional automobile renting transactions;
- c) the renting of automobiles under lease terms of more than one year;
- d) the renting of motor vehicles which do not fall within the definition of first-division motor-vehicles-in-Section-1-146-of-the-Motor-Vehicle Code-111--Rev--Stat--1987--ch--957--par--1-146-- automobile as set forth in Subsection 180.101(b);
- e) transactions protected by the Commerce Clause of the United States Constitution (U.S. Const. art. 1, sec. 8, cl. 3);
- f) transactions in which the renter furnishes the service of operating the automobile, so that the renter or the renter's agent remains in possession of the automobile;
- g) transactions in which an automobile dealer makes a charge for the use of an automobile as a demonstrator in connection with that dealer's business of selling automobiles so long as the charge is made only to recover the costs of operating the automobile as a demonstrator; nor
- h) the renting of automobiles under lease terms of one year or less to persons who will re-rent those automobiles to others under lease terms of one year or less.

(Source: Amended at 16 Ill. Reg. 4859, effective March 12, 1992)

SUBPART C: RETURNS

Section 180.140 Monthly Tax Returns--When Due--Contents

- a) On or before the the-tenth twentieth day of each calendar month, every person engaged in the business of renting automobiles in this State during the preceding calendar month shall file a return with the Department for such preceding month, stating the name of the renter; his residence address and the address of the principal place of business (if that is a different address) from which he engages in the business of renting automobiles in this State. Under the same

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENT(S)

circumstances set out in 86 Ill. Adm. Code 130.510, the Department may authorize the filing of returns on an annual basis. However, all taxpayers are required to file monthly returns unless specifically authorized to file on an annual basis.

b) The return shall:

- 1) disclose total receipts for the month from the renting of automobiles; and
- 2) itemize deductions authorized by law:
 - A) receipts from rentals to governmental bodies (Federal, State, local or foreign) or to any organization which is exclusively charitable, religious or educational, or to any not-for-profit organization which has no compensated officers or employees and which is organized and operated primarily for the recreation of persons 55 years or older;
 - B) receipts from rentals of automobiles under lease terms of more than one year;
 - C) receipts from rental transactions which are within the protection of the Commerce Clause of the Constitution of the United States;
 - D) receipts from rentals of automobiles under lease terms of one year or less to renters who will re-rent those automobiles to others under lease terms of one year or less;
 - E) receipts from renters in consideration of waivers of claims for loss or damage to automobiles rented;
 - F) receipts from separately stated charges for insurance;
 - G) receipts from separately stated charges for recovery of refueling costs; and
 - H) any other deductions authorized by law; however, no deduction may be taken on account of the cost of the property rented, the cost of materials used, labor or service or any other expense whatsoever.
- 3e) disclose total deductions authorized by law;
- 4d) disclose total receipts from taxable transactions, including amounts collected from renters in the form of Automobile Renting Use Tax or passed on because of the Automobile Renting Occupation Tax or passed on because of local Automobile Renting Occupation Taxes (i.e., Municipal, County, Regional Transportation Authority or Metro East Mass Transit District Automobile Renting Occupation Taxes);
- 5e) deduct the amount collected from renters in the form of Automobile Renting Use Tax or passed on because of the Automobile Renting Occupation Tax or passed on because of local Automobile Renting Occupation Taxes;
- 6f) disclose the rental receipts subject to tax;
- 7g) disclose the amount of State tax due;
- 8) disclose the balance of tax due; and
- 9) disclose the amount of penalty (if any) that is due and the total of the tax and penalty due.

ch) As to the Automobile Renting Occupation Tax, the taxpayer may deduct

NOTICE OF ADOPTED AMENDMENT(S)

130.545
Subpart F except Subsection 130.605(a)(4), except Subsection 130.605(e)(2) and except that references to "offers to sell" and "offers or counteroffers to purchase" shall all mean "offers to rent".
Subpart G except for Subsection 130.701(d) and except for Section 130.740.
Subpart H except for the reference to services in Subsection 130.810(a) and except for the reference to resale number in Subsection 130.810(c). In addition, the reference to exemptions from Retailers' Occupation Tax in Subsection 130.810(a) means exemptions from Automobile Renting Occupation Tax and references to "sale(s) for resale" and "resell" in Section 130.810 mean "automobile rental(s) for re-rental under lease terms of one year or less" and "re-rent".
Subpart I except for the provisions in Section 130.901 which refer to interest being due at less than 2% per month.

Subpart J
Subpart K
Subpart L
Subpart M
Subpart O
Subpart P except for Section 130.1605
Subpart Q
Subpart R

130.2005(d)(2) and (e) through (r) except that reference to suppliers of nonprofit organizations shall mean persons who rent automobiles to nonprofit organizations under lease terms of one year or less.

(Source: Amended at 16 Ill. Reg. 4859, effective March 12, 1992)

NOTICE OF ADOPTED AMENDMENT(S)

21.75% thereof as an allowance to reimburse the taxpayer for expenses incurred in keeping records, preparing and filing returns, remitting the tax and supplying data to the Department on request. The minimum discount, over the entire period of any given calendar year, for any single taxpayer (if the taxpayer incurs that much tax liability) shall be \$5.00 for such calendar year. This allowance is available when the tax remitted is with a return that is filed when due under the Act, but is not available in any case in which the tax is paid late (with or without a return, and whether formally assessed by the Department or not).

1) disclose the balance of tax due
1) disclose the amount of penalty (if any) that is due and the total of the tax and penalty due.

(Source: Amended at 16 Ill. Reg. 4859, effective March 12, 1992)

SUBPART D: INCORPORATION BY REFERENCE

Section 180.145 Incorporation of Certain Retailers' Occupation Tax Regulations

a) The substance and provisions of the Illinois Retailers' Occupation Tax Regulations set out cited in this Regulation Part are incorporated herein by reference and are made a part hereof.

a) For purposes of this incorporation, references in the incorporated Retailers' Occupation Tax Regulations to:

- 1) persons engaged in the business of selling tangible personal property at retail mean persons engaged in the business of renting automobiles for periods of one year or less for valuable consideration;
- 2) sellers and retailers mean automobile renters;
- 3) users or purchasers mean renters;
- 4) sales or sales at retail mean automobile rentals under lease terms of one year or less; and
- 5) the Retailers' Occupation Tax Act means the Automobile Renting Occupation Tax Act.

b) On that basis, the following Sections and Subparts of Part 130 of the 86 of the Illinois Administrative Code are incorporated herein:

- 130.505(a)
- 130.510
- 130.515
- 130.520
- 130.525
- 130.530 except that references to Retailers' Occupation Tax Return Form RR-1-B ST-1 shall mean Automobile Renting Occupation Tax Return Form ART-1 and except that references to Form RR-2 ST-2 shall mean Form ART-2.
- 130.535(a)

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Automobile Renting Use Tax
- 2) Code Citation: 86 Ill. Adm. Code 190
- 3) Section Numbers: Adopted Action:
 190.101 Amendment
 190.110 Amendment
 190.120 Amendment
 190.170 Amendment
 190.175 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 120, par. 1701 et seq.
- 5) Effective Date of Amendment(s): March 12, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: March 12, 1992
- 9) Notice of Proposal Published in Illinois Register: Issue #45, 11/8/91, 15 Ill. Reg. 15958
- 10) Has ICAR issued a Statement of Objections to these Amendments?: No
- 11) Differences between proposal and final version: As a result of discussions with the staff of the Joint Committee on Administrative Rules, the following non-substantive changes were made:
 In Section 190.101(a), the citation to the Illinois Revised Statutes was placed in parentheses and the abbreviation "par." was changed to "pars."
 In Section 190.120(b) line 9, the comma after "A" was deleted.
 In Section 190.175(b) line one "Part 150 of" was stricken.
 In Section 190.175(d) each word "subsection" was capitalized.
- 12) Have all the changes agreed upon by the agency and ICAR been made as indicated in the agreement letter issued by ICAR? Yes
- 13) Will this amendment replace an emergency amendment currently in effect? No
- 14) Are there any amendments pending on this Part?: No

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- 15) Summary and Purpose of Amendment(s): This rulemaking is a portion of the Department's continuing effort to keep its rules up-to-date. Generally, the rulemaking updates statutory references and corrects citations to the Department's Retailers' Occupation Tax rules that have changed as a result of recent amendments. Section 190.170(a) is amended pursuant to P.A. 87-14 to require that monthly returns will henceforth be required to be filed on or before the 20th day of each calendar month.
- 16) Information and questions regarding this adopted amendment shall be directed to:

Stanley T. Cichowski
 Manager
 Legal Services Bureau
 Illinois Department of Revenue
 101 West Jefferson
 Springfield, Illinois 62794
 Phone: (217) 782-7054

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUE

PART 190

AUTOMOBILE RENTING USE TAX

SUBPART A: NATURE OF THE TAX

Section	Description, Rate and Base of the Tax
190.101	Relation of Automobile Renting Use Tax to Automobile Renting Occupation Tax
190.105	Collection of the Tax from Rentees by Automobile Rentors Maintaining a Place of Business in This State
190.110	Accounting for the Tax
190.115	How to Avoid Paying Tax on Automobile Renting Use Tax Collected from the Rentee

SUBPART B: EXEMPT AUTO RENTING USES AND AUTO
RENTES NOT SUBJECT TO THE TAX

Section	Exemptions to Avoid Multi-State Transactions
190.125	Non-Resident Exemptions
190.130	Meaning of "Rented Outside This State"
190.135	Meaning of "Rented Outside This State"
190.140	Exempt Rentees

SUBPART C: RECEIPT FOR THE TAX

Section	Receipt
190.145	

SUBPART D: INFORMATION CONCERNING PAYMENT OF
THE AUTOMOBILE RENTING USE TAX

Section	How the Tax is Paid
190.150	Procedure to Obtain Letter Ruling Documenting Exemption
190.155	

SUBPART E: REGISTRATION OF OUT-OF-STATE RENTORS

Section	When Out-of-State Rentors Must Register to Collect Automobile Renting Use Tax
190.160	Voluntary Registration by Out-of-State Rentors
190.165	

SUBPART F: RENTORS' RETURNS

Section	
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DEPARTMENT OF REVENUE

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190.170 When and Where to File

SUBPART G: INCORPORATION BY REFERENCE

Section	Incorporation of Certain Sections of 86 Ill. Adm. Code
190.175	

AUTHORITY: Implementing the Automobile Renting Occupation and Use Tax Act (Ill. Rev. Stat. 1991, ch. 120, pars. 1701 et seq.) and authorized by Section 39b3 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 39b3).

SOURCE: Adopted at 9 Ill. Reg. 13098, effective August 12, 1985; amended at 16 Ill. Reg. 4867, effective March 12, 1992.

SUBPART A: NATURE OF THE TAX

Section 190.101 Description, Rate and Base of the Tax

a) The Automobile Renting Use Tax (Section 4 of the Automobile Renting Occupation and Use Tax Act (the Act) (Ill. Rev. Stat. 1991, ch. 120, pars. 1701 et seq.)) is a tax imposed upon the privilege of using, in this State, an automobile rented from an automobile rentor under lease terms of one year or less. The tax is imposed at the rate of 4.5% of the rental price paid to the rentor.

b) "Use" means any incident of control by a rentee, including the possession or the right to possession, over an automobile pursuant to a rental agreement for that automobile under a rental term of one year or less.

c) However, if the automobile rentor from whom the automobile is rented would not be taxable under the Automobile Renting Occupation and Use Tax Act (Ill. Rev. Stat. 1991, ch. 120, pars. 1701 et seq.) despite all elements of the rental transaction occurring in Illinois, then the tax imposed by the Automobile Renting Occupation and Use Tax Act shall not apply to the use of the rented automobile in this State. For example, a rentee of an automobile from a rentor who qualifies as an isolated or occasional rentor so as not to incur Automobile Renting Occupation Tax liability does not incur Automobile Renting Use Tax liability when using that rented automobile in Illinois.

(Source: Amended at 16 Ill. Reg. 4867, effective March 12, 1992.)

Section 190.110 Collection of the Tax from Rentees by Automobile Rentors
Maintaining a Place of Business in This State

a) The Automobile Renting Use Tax must be collected from rentees by all rentors maintaining a place of business in this State. "Rentor maintaining a place of business in this State" shall mean and include

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any automobile rentor having or maintaining in this State, directly or by a subsidiary, an office, distribution point, warehouse or other facility or place of business, or any agent or other representative operating in this State under the authority of the rentor or its subsidiary, irrespective of whether such place of business or agent or other representative is located here permanently or temporarily, or whether such rentor or subsidiary is licensed to do business in this State. The term "rentor maintaining a place of business in this State" has the same scope and effect as does the term "retailer maintaining a place of business in this State" by virtue of the incorporation of Section 2 of the Use Tax Act (Ill. Rev. Stat. 1991 ch. 120, par. 439.2) into Section 4 of the Act.

- b) It does not matter that an agent may engage in business on his own account in other transactions, or that the agent may act as agent for other persons in other transactions, or that the agent is not an employee but is an independent contractor acting as agent. The term "agent" is broader than the term "employee". "Agent" includes anyone acting under the principal's authority in an agency capacity.

(Source: Amended at 16 Ill. Reg. 486/
March 12, 1992) effective

Section 190.120	How to Avoid Paying Tax on Automobile Renting Use Tax Collected from the Rantee
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- a) Taxable rental receipts, on the basis of which Automobile Renting Use Tax must be collected and remitted to the Department in transactions that are subject to the Automobile Renting Use Tax despite being exempt from the Automobile Renting Occupation Tax because of interstate commerce, do not include separately stated charges which are added to the rental price on account of the rentor's duty to collect the Automobile Renting Use Tax.
- b) If a rentor does not keep a detailed record for the return period of the Automobile Renting Use Tax which he collects so as clearly to segregate these added charges from other receipts, absent information to the contrary, it will be assumed that the Automobile Renting Use Tax collected equals 45% of the taxable receipts received in such return period from taxable automobile rentals if the rentor collects the Automobile Renting Use Tax in accordance with the bracket system prescribed by the Department in 86 Ill. Adm. Code 159r-1-Subpart-B 150.Table A and states such tax to renters separately from the rental price of the automobile as the rentor is required to do.
- c) The rentor may eliminate the amount of Automobile Renting Use Tax he collects from total rental receipts to arrive at his taxable rental receipts by subtracting the amount collected from the rentee as Automobile Renting Use Tax, as shown by such rentor's books and records, from those total rental receipts. The rentor may also accomplish this result by subtracting, from the total rental receipts which he receives from taxable automobile rentals, the figure obtained

(Source: Amended at 16 Ill. Reg. 4867, effective March 12, 1992)

SUBPART G: INCORPORATION BY REFERENCE

Section 190.175 Incorporation of Certain Sections of 86 Ill. Adm. Code

- a) The substance and provisions of the Sections of 86 Ill. Adm. Code set out below are incorporated herein by reference and are made a part hereof. For purposes of this incorporation, references in the incorporated sections Sections to:

NOTICE OF ADOPTED AMENDMENT(S)

- 1) persons engaged in the business of selling tangible personal property at retail mean persons engaged in the business of renting automobiles for periods of one year or less for valuable consideration;
- 2) sellers and retailers mean automobile renters;
- 3) users and purchasers mean automobile renters;
- 4) sales or sales at retail mean automobile rentals under lease terms of one year or less;
- 5) the Retailers' Occupation Tax Act (Ill. Rev. Stat. 1983 1991, ch. 120, pars. 440 et seq.) means the Automobile Renting Occupation and Use Tax Act;
- 6) the Use Tax Act (Ill. Rev. Stat. 1983 1991, ch. 120, pars. 439.1 et seq.) means the Automobile Renting Occupation and Use Tax Act;
- 7) selling price means receipts from the rental of automobiles under lease terms of one year or less;
- 8) purchase price means the rental price paid to an automobile renter for the rental of an automobile under lease terms of one year or less;
- 9) returns mean Automobile Renting Use Tax returns or that portion of the Automobile Renting Occupation Tax Return on which Automobile Renting Use Tax can be reported.

b) On that basis, the following Sections and Subparts of Part 150--of 86 Ill. Adm. Code 150 (Use Tax Regulations) are incorporated herein:

86 Ill. Adm. Code 150.120
86-III--Adm--Code-150-450
86-III--Adm--Code-150-455
86-III--Adm--Code-150-460
86-III--Adm--Code-150-465
86-III--Adm--Code-150-470
86-III--Adm--Code-150-475
86-III--Adm--Code-150-480
86-III--Adm--Code-150-485
86-III--Adm--Code-150-490
86-III--Adm--Code-150-495
86-III--Adm--Code-150-500
86-III--Adm--Code-150-505
86 Ill. Adm. Code 150.510
86 Ill. Adm. Code 150.515
86 Ill. Adm. Code 150.520
86 Ill. Adm. Code 150.1001
86 Ill. Adm. Code 150.1301
86 Ill. Adm. Code 150.1305 -

except for references to the impossibility of showing the tax as a separate item and except for language authorizing the posted sign method of showing tax as a separate item.

86 Ill. Adm. Code 150.1315

NOTICE OF ADOPTED AMENDMENT(S)

86 Ill. Adm. Code 150:
Subpart M
86 Ill. Adm. Code 150.Table A

- c) 86 Ill. Adm. Code 180.101 - except subsection (a) and except that the reference in subsection (c) to Automobile Renting Occupation Tax means Automobile Renting Use Tax.
- 86 Ill. Adm. Code 180.125 - except that the reference to gross receipts on which the Automobile Renting Occupation Tax must be computed means rental price on which Automobile Renting Use Tax must be computed.
- 86 Ill. Adm. Code 180.130
86 Ill. Adm. Code 180.135 - except that the reference to exemption from Automobile Renting Occupation Tax in subsection (a) means exemption from Automobile Renting Use Tax.

d) On the same basis, the following Sections and Subparts of 86 Ill. Adm. Code 130 (Retailers' Occupation Tax Regulations) are incorporated herein:

86 Ill. Adm. Code 130.505(a)
86 Ill. Adm. Code 130.510
86 Ill. Adm. Code 130.515
86 Ill. Adm. Code 130.520
86 Ill. Adm. Code 130.525
86 Ill. Adm. Code 130.535(a)
86 Ill. Adm. Code 130.545
86-III--Adm--Code-130-701(f)(2)(A)
86-III--Adm--Code-130-701(f)(2)(B)
86-III--Adm--Code-130-701(f)(3)(A)
86-III--Adm--Code-130-701(f)(3)(B)
86-III--Adm--Code-130-701(f)(4)
86-III--Adm--Code-130-701(f)(5)
86 Ill. Adm. Code 130.701(f)(1)
86 Ill. Adm. Code 130.701(f)(2)
86 Ill. Adm. Code 130.701(f)(3)
86 Ill. Adm. Code 130.701(g)
86 Ill. Adm. Code 130.710
86 Ill. Adm. Code 130.725
86 Ill. Adm. Code 130.730
86 Ill. Adm. Code 130.735
86 Ill. Adm. Code 130.745
86 Ill. Adm. Code 130:

DEPARTMENT OF REVENUE
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Subpart H -
except for sSubsection 810(c) and
except for the reference to sales
for resale and the reference to
services in sSubsections
130.810(a) and (b). In addition,
the reference to exemptions from
Retailers' Occupation Tax in
sSubsection 130.810(a) means
exemption from Automobile Renting
Use Tax liability.

86 Ill. Adm. Code 130:
Subpart I -
except--for--the--provisions---in
Section--130.901--which--refer-to
penalties---on---tax---liability
incurred--before--July-17-1965--and
except for those provisions in
sSubsections 130.905(a) and (b)
which refer to interest being due
at less than 2% per month.

86 Ill. Adm. Code 130:
Subpart J
86 Ill. Adm. Code 130:
Subpart L
86 Ill. Adm. Code 130:
Subpart M
86 Ill. Adm. Code 130:
Subpart O
86 Ill. Adm. Code 130:
Subpart P -
except for Section 130.1605.

86 Ill. Adm. Code 130:
Subpart Q
86 Ill. Adm. Code 130:
Subpart R

(Source: Amended at 16 Ill. Reg. 4867, effective
March 12, 1992)

- 1) Heading of the Part: Coin-Operated Amusement Device Tax
- 2) Code Citation: 86 Ill. Adm. Code 460
- 3) Section Numbers: Adopted Action:
460.101 Amendment
460.110 Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 120, par. 481b.1 et seq.
- 5) Effective Date of Amendment(s): March 12, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: March 12, 1992
- 9) Notice of Proposal Published in Illinois Register: Issue #43, 10/25/91, 15 Ill. Reg. 15417
- 10) Has ICAR issued a Statement of Objections to these Amendments? No
- 11) Differences between proposal and final version: In response to a suggestion from the staff of the Joint Committee on Administrative Rules, the following changes were made:

Section 460.110(c)(2) was modified to change the comma in line 10 to a semi-colon.

The Authority Note for the Part was amended to state, "Implementing the Coin-Operated Amusement Device Tax Act (Ill. Rev. Stat. 1989, ch. 120, par. 481b-481b.6 and 481b.8 and Ill. Rev. Stat. 1990 Supp., ch. 120, par. 481b.7) and authorized by Section 39b31 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 39b31)"

In Section 460.101(a), line 1, "(The Act)" was amended to state "(tThe Act)."

In Section 460.110(c)(2) the rule was amended by deleting the second phrase ", or from a corporation to a partnership or to an individual " as redundant.
- 12) Have all the changes agreed upon by the agency and ICAR been made as indicated in the agreement letter issued by ICAR? Yes

- 13) Will this amendment replace an emergency amendment currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendment(s): This rulemaking amends the Coin-Operated Amusement Device Tax rules to delete out-dated provisions and to make the rules consistent with the Coin-Operated Amusement Device Tax Act as it currently exists.
- 16) Information and questions regarding this adopted amendment shall be directed to:

Stanley T. Cichowski
Manager
Legal Services Bureau
Illinois Department of Revenue
101 West Jefferson
Springfield, Illinois 62794
Phone: (217) 782-7054

The full text of the Adopted Amendments begins on the next page:

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUE
PART 460
COIN-OPERATED AMUSEMENT DEVICE TAX

Section	Nature and Scope of the Tax
460.101	Illustrations of Taxable and Nontaxable Devices
460.105	Licenses
460.110	

AUTHORITY: Implementing the Coin-Operated Amusement Device Tax Act (Ill. Rev. Stat. 1991, ch. 120, par. 481b.1-481b.6 and 481b.8 and Ill. Rev. Stat. 1990 Supp., ch. 120, par. 481b.7 et seq.) and authorized by Section 39b31 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 39b31).

SOURCE: Coin-Operated Amusement Device Tax Act Regulations, adopted July 30, 1953; codified at 8 Ill. Reg. 8607; amended at 16 Ill. Reg. 4876, effective March 12, 1992.

Section 460.101 Nature and Scope of the Tax

- a) The Coin-Operated Amusement Device Tax Act (the Act) imposes an annual privilege tax on the privilege of operating, in this State, every coin-in-the-slot-operated amusement device, which returns to the player thereof no money or property or right to receive money or property. The amount of the tax is \$10.00-per-year-for-each coin-receiving-slot \$15 for each device for which a license was issued for a period beginning on or after August 1 of any year and prior to February 1 of the succeeding year. A privilege tax of \$8 is imposed on the privilege of operating such a device for which a license was issued for a period beginning on or after February 1 of any year and ending July 31 of that year.
- b) The license tax payable with respect to any amusement device must be remitted to the Department of Revenue with the application for license for such device. The remittance should be made payable to the Department of Revenue.
- c) The amount-of-the-fractional-year-tax-shall-be-computed-at-a-cost-of 1/12-of-the-yearly-license-tax-for-each-remaining-month-or-fraction thereof-remaining-in-the-license-year-plus-1/12-of-such-sum-as-is computed-to-be-due-for-a-fractional-year-license-the-added-1/12-does not-apply-to-a-full-year-license-

(Source: Amended at 16 Ill. Reg. 4876, effective March 12, 1992)

Section 460.110 Licenses

DEPARTMENT OF REVENUE

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a) Applications for Licenses

1) Every person, firm or corporation displaying any taxable amusement device to be played or operated by the public at any place owned or leased by such person, firm or corporation shall, before displaying such device, file with the Department of Revenue an application for license for such device. The application must be signed by the taxpayer and sworn to. The applicant should answer all questions and give all the information required on the application form. The application must be made on a form prescribed by the Department.

2) The application must be accompanied by the license tax. A separate application must be filed and a separate license obtained for each taxable unit.

b) Who May Be Licensed

The person who is required to apply for the license is the person who displays the taxable device to be played or operated by the public at a place owned or leased by such person, regardless of whether such person is the owner of such device or not. There is no exemption from the taxing and licensing requirements of the Act because of the fact that the operator of the coin-operated amusement device is a not-for-profit organization.

c) Issuance of Licenses--Transferability

1) Upon receipt of an application for license in proper form, together with the applicable license tax, the Department will issue the proper license tag to the applicant. The license must be securely affixed to the device for which it is issued and must be conspicuously displayed. A license is transferable from one amusement device to another amusement device operated by the same licensee or from one address to another address of a licensee, provided that the Department is promptly notified of such transfer on a transfer form which the Department will make available on request for this purpose.

2) However, no license is transferable from one person to another. For example, a license could not be transferred from one individual to another; from one partnership to another; from one corporation to another; from an individual to a partnership or to a corporation (even though the individual is one of the partners or owns the stock in the corporation); from a partnership to an individual or to a corporation (even though one of the partners is the individual or the partners own the stock in the corporation); or from a corporation to a partnership or to an individual--~~or from a corporation to a partnership or to an individual~~. Each of these entities (i.e., each individual, each partnership and each corporation) is a different legal person. Similarly, a receiver, trustee in bankruptcy, administrator, executor, conservator or other legal representative appointed by a Court is a different legal person from the person (or the person's estate) to whose assets such legal representative succeeds.

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d) Fractional Year Licenses

The license year commences August 1 and ends the following July 31. A license may be issued for not less than one month. All fractional year licenses will end on the ensuing July 31.

e) Revocation of License

The Department is authorized, after notice and a hearing, to revoke any license upon a finding that there has been a violation of the Act.

f) Other Penalties

1) Displaying a taxable amusement device without payment of the proper tax subjects the offender to a monetary penalty of $\$8$ 30% of tax payable and also constitutes a misdemeanor for which the offender can be prosecuted.

2) Also, any coin-operated amusement device which is operated in a manner which violates any provision of the Act is subject to seizure and confiscation and forfeiture in accordance with the provisions of the Act.

(Source: Amended at 16 Ill. Reg. 4876, effective March 12, 1992)

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Illinois Savings and Loan Act of 1985

2) Code Citation: 38 Ill. Adm. Code 400

3) Section numbers Adopted Action

400.130 Amendments
400.141 Amendments
400.142 Amendments

4) Statutory Authority: Implementing and authorized by Section 7-3(b)(2) the Illinois Savings and Loan Act of 1985 (Ill. Rev. Stat. 1989, ch. 17, par. 3307-3(b)(2)) and Section 5 of the Illinois Administrative Procedure Act (Ill. Rev. Stat 1989, ch. 127, par. 1005).

5) Effective Date of Adopted Amendments: March 17, 1992

6) Does this rulemaking contain an automatic repeal date: No.

7) Do the Amendments contain incorporations by reference: No.

8) Date Filed in Agency's Principal Office: October 1, 1991.

9) Date Notice of Proposed Amendments was published in Illinois Register: October 11, 1991, 15 Ill. Reg. 14394.

10) Has JCAR issued a Statement of Objections to this rule: No.

11) Differences between proposal and final version:

There were no changes made between the proposed and final version.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR:

There were no changes made between the agency and JCAR concerning the proposed amendments.

13) Will these amendments replace emergency amendments currently in effect: No.

14) Are there any other proposed amendments pending on this Part: No.

15) Summary and Purpose of Rules:

NOTICE OF ADOPTED AMENDMENTS

The rules in this Part implement the Illinois Savings and Loan Act of 1985 (Ill. Rev. Stat. 1989, ch. 17, pars. 3301-1 et seq.) which creates a revised fee schedule.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Mr. Jay R. Stevenson, Deputy Commissioner
Office of the Commissioner of Savings and Residential Finance
(Formerly: Office of the Commissioner of Savings and Loan Associations)
500 East Monroe, Suite 800
Springfield, Illinois 62701-1509
217/782-6169

The full text of the Adopted Amendments begins on the next page:

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF ADOPTED AMENDMENT(S)

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 38: FINANCIAL INSTITUTIONS

SUBPART F: INVESTMENTS

CHAPTER III: COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

PART 400

ILLINOIS SAVINGS AND LOAN ACT OF 1985

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400.120
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Examination Fees
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Supervisory Fees
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Investment Underwriting Practices
Discrimination and Redlining Prohibited
Loans Secured by Real Estate
Construction Loans
College Loans (Repealed)
Mobile Home Financing
Other Loans
Collateral Loans (Repealed)
Investment Parity (Repealed)
Unsecured Loans (Repealed)
Sale of Loans and Participations (Repealed)
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Unsafe
Mobile Home
Mobile Home Chattel Paper
Person
Proposed Borrower
Redlining

SUBPART G: BONUS PLANS

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SUBPART H: NOTICE TO COMMISSIONER

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Lending Limitations
Investments by Service Corporations
Ownership of Capital Stock of Service Corporation
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Reporting Requirements
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SUBPART J: RELOCATIONS AND BRANCHING

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400.1110
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Application
Request for Preliminary Determination
Amendment of Application (Repealed)

SUBPART E: APPRAISALS

Section
400.510

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SUBPART C: REPORTS

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COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

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400.1190	Redesignation of Offices
400.1200	Termination of Operation and/or Closing of a Branch Office
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SUBPART K: CAPITAL NOTES AND DEBENTURES

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400.1600	Consolidation and Severance of Matters - Additional Parties
400.1610	Intervention
400.1620	Postponement or Continuance of Hearing
400.1630	Authority of Hearing Officer
400.1640	Bias or Disqualification of Hearing Officer
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400.1670	Subpoenas
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400.1710	Official Notice
400.1720	Hostile Witnesses
400.1730	Transcription of Proceedings
400.1740	Briefs
400.1750	Hearing Officer's Findings, Opinions and Recommendations
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400.1800	Applicability
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400.1910	Assets
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400.1993	Source Documents
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400.2020	Directors of a Mutual Holding Company
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400.2050	Stock Subsidiary Formation
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COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

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400.2110 Insider Abuses
 400.2200 Determination of the Qualification and Condition of an Out-of-State Acquisition
 400.2300 Disposal of a Subsidiary
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 400.2500 Savings and Loan Holding Company Filing Fees
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SUBPART O: SAVINGS AND LOAN ADVISORY BOARD

Section
 400.2700 Purpose
 400.2710 Composition, Appointment

AUTHORITY: Implementing and authorized by Section 7-3(b)(2) of the Illinois Savings and Loan Act of 1985 (Ill. Rev. Stat. 1989, ch. 17, par. 3307-3(b) (2)) and Section 5 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1005).

SOURCE: Filed and effective January 18, 1974; amended at 2 Ill. Reg. 44, p. 179, effective October 30, 1978; emergency amendment at 2 Ill. Reg. 45, p. 169, effective November 1, 1978, for a maximum of 150 days; amended at 3 Ill. Reg. 5, p. 883, effective January 29, 1979; amended at 3 Ill. Reg. 11, p. 163, effective March 12, 1979; amended at 3 Ill. Reg. 19, p. 22, effective May 12, 1979; emergency amendment at 3 Ill. Reg. 39, p. 230, effective September 17, 1979, for a maximum of 150 days; emergency amendment at 4 Ill. Reg. 8, p. 207, effective February 14, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 30, p. 1241, effective July 14, 1980; emergency amendment at 5 Ill. Reg. 2524, effective February 19, 1981, for a maximum of 150 days; amended at 5 Ill. Reg. 7124, effective June 24, 1981; amended at 5 Ill. Reg. 7125, effective June 24, 1981; amended at 5 Ill. Reg. 11377, effective October 14, 1981; amended at 6 Ill. Reg. 3175, effective March 4, 1982; amended at 6 Ill. Reg. 4218, effective April 6, 1982; amended at 6 Ill. Reg. 4219, effective April 6, 1982; amended at 6 Ill. Reg. 4227, effective April 6, 1982; amended at 6 Ill. Reg. 7141, effective June 1, 1982; amended at 7 Ill. Reg. 1993, effective January 28, 1983; codified at 7 Ill. Reg. 13669; amended at 8 Ill. Reg. 8630, effective June 1, 1984; amended at 8 Ill. Reg. 15066, effective August 7, 1984; emergency amendment at 9 Ill. Reg. 17437, effective October 24, 1985, for a maximum of 150 days; emergency amendment at 10 Ill. Reg. 4946, effective March 11, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 14290, effective August 20, 1986; amended at 10 Ill. Reg. 19781, effective November 6, 1986; amended at 11

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Ill. Reg. 20648, effective December 2, 1987; emergency amended at 11 Ill. Reg. 20672, effective December 3, 1987, for a maximum of 150 days; emergency amendments at 12 Ill. Reg. 8106, effective April 20, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 15165, effective September 13, 1988; amended at 13 Ill. Reg. 8927, effective May 26, 1989; amended at 16 Ill. Reg. 4881, effective March 17, 1992.

SUBPART A: FEES

Section 400.130 Examination Fees

- a) Time expended in the conduct of any examination of the affairs of any association or service corporation pursuant to the provisions of Section 7-5(a) of the Illinois Savings and Loan Act of 1985 (Ill. Rev. Stat. 1987 1989, ch. 17, par. 3307-5(a)) or applicable service corporation undertakings, respectively, shall be billed by the Commissioner at a rate of \$29 \$55 per examiner hour. Such fee shall be billed within 45 days following completion of the respective examination.

- b) When out-of-state travel occurs in the conduct of any examination, the association or service corporation will be billed for expenses incurred in the performance of duties. Billings for such expense shall not exceed amounts authorized pursuant to the travel regulations of the Department of Central Management Services/Governor's Travel Control Board set forth at 80 Ill. Adm. Code 2800. In the situation where examination procedures are performed at out-of-state locations, the examination fee of \$29 \$55 per hour plus travel, lodging and per diem shall be assessed. Additionally, travel time shall be billed at the examination rate of \$29 \$55 per hour.

(Source: Amended at 16 Ill. Reg. 4881, effective March 17, 1992)

Section 400.141 Supervisory Fees

- a) The Commissioner shall receive and there shall be paid to the Commissioner by each association and each service corporation operating under the provisions of the Illinois Savings and Loan Act of 1985, a fixed fee of \$450, plus a variable fee based on the total assets of each association and each service corporation as shown on the financial report filed with the Commissioner for the reporting period of the prior calendar year ended December 31 according to the following schedule: 22-52.5¢ per \$1,000 of the first \$2,000,000 of total assets, 20-35¢ per \$1,000 of the next \$3,000,000 of total assets, 18-6¢ per \$1,000 of the next \$5,000,000 of total assets, 15-75¢ per \$1,000 of the next \$15,000,000 of total assets, 13-5¢ per \$1,000 of the next \$25,000,000 of total assets, 11-25¢ per \$1,000 of the next \$50,000,000 of total assets, 9-0¢ per \$1,000 of the next \$400,000,000 of total assets,

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6-75¢7.56¢ per \$1,000 of the next \$500,000,000 of total assets, and 4-5¢5.04¢ per \$1,000 of all total assets in excess of \$1,000,000,000 of such association or service corporation. In the situation where service corporations and/or finance subsidiaries are owned by the Association, the owned assets may be consolidated with the assets of the Association for calculation of this fee. If the finance subsidiary is not active and is in the form of a Collateralized Mortgage Obligation or a similar vehicle (Mortgage Backed Securities, Real Estate Mortgage Income Certificates, and other securitized debt instruments), the Commissioner shall waive that portion of the fee attributed to the finance subsidiary.

- b) The Commissioner shall receive and there shall be paid to the Commissioner by each association a fee of \$450 for each approved branch office or facility office established under the provisions of Subpart J of this Part. The determination of such fees shall be made annually as of the close of business of the prior calendar year ended December 31.
- c) One fourth of the sum of the supervisory fee so determined shall be remitted at the time of each calendar quarter end. A calendar quarter end shall mean March 31, June 30, September 30 and December 31. Such fees shall be for the respective current year.
- d) Supervisory fees shall be determined by the Commissioner within 90 days following the close of the respective calendar year; however, the dates of billings shall not prejudice the validity of an invoice for any such fees billed at a later date.

- e) In the event the state charter is converted or otherwise surrendered during the course of the year, the Commissioner shall determine the supervisory fee based on the total assets of the Association as of the month-end immediately preceding the cancellation of the state charter, except that the measurement date may be another date at the discretion of the Commissioner in the event an Association elects to liquidate. In determining whether to set another measurement date, the Commissioner shall consider the following elements: whether the association is undergoing a planned liquidation (where an association elects to not continue operations), or, the association has transferred significant assets (more than 1/2 of 1% of the total assets at the previous measurement date).

(Source: Amended at 16 Ill. Reg. 4881, effective March 17, 1992)

Section 400.142 Adjusted Supervisory Fees

- a) The Commissioner shall receive and there shall be paid to the Commissioner an additional fee as an adjustment to the supervisory fee specified in Section 400.141 of this Subpart, to be based upon the difference between the total assets of each association and each service corporation as shown by its financial report filed with the Commissioner for the reporting period of the calendar year ended

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December 31 on which the supervisory fee was based, and the total assets of each association and each service corporation as shown by its financial report filed with the Commissioner for the reporting period of the calendar year ended December 31 in which the quarterly payments referred to in Section 400.141 of this Subpart are made according to the following schedule: 22-5¢25.2¢ per \$1,000 of the first \$2,000,000 of total assets, 20-25¢22.68¢ per \$1,000 of the next \$3,000,000 of total assets, 18-0¢20.16¢ per \$1,000 of the next \$5,000,000 of total assets, 15-75¢17.64¢ per \$1,000 of the next \$15,000,000 of total assets, 13-5¢15.12¢ per \$1,000 of the next \$25,000,000 of total assets, 11-25¢12.6¢ per \$1,000 of the next \$50,000,000 of total assets, 9-0¢10.8¢ per \$1,000 of the next \$400,000,000 of total assets, 6-75¢7.56¢ per \$1,000 of the next \$500,000,000 of total assets, and 4-5¢5.04¢ per \$1,000 of all total assets in excess of \$1,000,000,000 of such association or service corporation. In the situation where service corporations and/or finance subsidiaries are owned by the Association, the owned assets may be consolidated with the assets of the Association for calculation of this fee. If the finance subsidiary is not active and is in the form of a Collateralized Mortgage Obligation or a similar vehicle, the Commissioner shall waive that portion of the fee attributed to the finance subsidiary.

- b) Adjusted supervisory fees shall be remitted on March 31 of the next calendar year. In the event the total assets of each association and each service corporation as reported on the earlier financial report are more than the total assets as reported on the later annual report the Commissioner shall credit the next quarterly remittance of the supervisory fee in the same proportion.

- c) In the event the state charter is converted or otherwise surrendered during the course of the year, the Commissioner shall determine the supervisory fee based on the total assets of the Association as of the month-end immediately preceding the cancellation of the state charter, except that the measurement date may be another date at the discretion of the Commissioner in the event an Association elects to liquidate. In determining whether to set another measurement date, the Commissioner shall consider the following elements: whether the association is undergoing a planned liquidation (where an association elects to not continue operations), or, the association has transferred significant assets (more than 1/2 of 1% of the total assets at the previous measurement date).

(Source: Amended at 16 Ill. Reg. 4881, effective March 17, 1992)

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Savings Bank Act
- 2) Code Citation: 38 Ill. Adm. Code 1075
- 3) Section numbers
Adopted Action
1075.120 Amendments
- 4) Statutory Authority: Authorized by the Illinois Savings Bank Act of 1990 (Ill. Rev. Stat. 1990 Supp., ch. 17, pars. 7201-1 et seq.).
- 5) Effective Date of Adopted Amendments: March 16, 1992
- 6) Does this rulemaking contain an automatic repeal date: No.
- 7) Do the Amendments contain incorporations by reference: No.
- 8) Date Filed in Agency's Principal Office: October 1, 1991.
- 9) Date Notice of Proposed Amendments was published in Illinois Register: October 11, 1991, 15 Ill. Reg. 14406.
- 10) Has JCAR issued a Statement of Objections to this rule: No.
- 11) Differences between proposal and final version:
There were no changes made between the proposed and final version.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR:
There were no changes made between the agency and JCAR concerning the proposed amendments.
- 13) Will these amendments replace emergency amendments currently in effect: No.
- 14) Are there any other proposed amendments pending on this Part: No.
- 15) Summary and Purpose of Rules:

The Savings Bank Act, which became effective on August 30, 1990, created a new depository institution for the State of Illinois, one which combines the elements of commercial banking, retail consumer deposit accounts and residential

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF ADOPTED AMENDMENTS

lending and services.

Section 1075.120 (Examination Fees) of the Illinois Savings Bank Act is substantially identical to the Examination Fees' Rule in Section 400.130 of the Illinois Savings and Loan Act of 1985 (38 Ill. Adm. Code 400.130). Therefore, this amendment is being proposed to stay consistent with the Savings and Loan Act rule.

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Mr. Jay R. Stevenson, Deputy Commissioner
Office of the Commissioner of Savings and Residential Finance
(Formerly: Office of the Commissioner of Savings and Loan Associations)
500 East Monroe, Suite 800
Springfield, Illinois 62701-1509
217/782-6169

The full text of the Adopted Amendments begins on the next page:

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COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF ADOPTED AMENDMENT(S)

NOTICE OF ADOPTED AMENDMENT(S)

CHAPTER VIII: FINANCIAL INSTITUTIONS

TITLE 38: FINANCIAL INSTITUTIONS

TITLE 38: FINANCIAL INSTITUTIONS

PART 1075

SAVINGS BANK ACT

SUBPART A: FILINGS

Section

1075.100 Filings

1075.110 Conditions

1075.120 Examination Fees

1075.130 Supervisory Fees

1075.140 Adjusted Supervisory Fees

SUBPART B: DEFINITIONS

Section

1075.200 Definitions

SUBPART C: REPORTS

Section

1075.300 Contracts

1075.310 Financial Reports

SUBPART D: OPERATIONS

Section

1075.400 Capital Stock

1075.410 Minimum Capital Requirement

1075.415 Conflicting Federal Powers, Law and Regulations

1075.420 Advertising

1075.430 Maintenance of Records

1075.440 Business Plan

1075.450 Excess Insurance

1075.455 Vacancies in the Board of Directors

1075.460 Bond of Officers, Directors, Employees and Agents

1075.465 Indemnification of Officers, Directors, Employees and Agents

1075.470 Deceptively Similar Names

1075.480 Manner of Display of Annual Meeting Notice

1075.490 Procedures for Exercise of Dissenters Rights

SUBPART E: INVESTMENTS

Section

1075.500 Prudent Person Rule

1075.505 Investment Underwriting Practice

1075.510 Discrimination and Redlining

1075.515 Loans Secured by Real Estate

1075.520 Construction Loans

1075.525 Mobile Home Financing

1075.530 Overdraft Loans

1075.535 Education Loans

1075.540 Vehicle/Automobile Loans

1075.545 Home Equity Loans

1075.550 Letter of Credit

1075.555 Other Investments

1075.560 Commercial Paper

1075.565 Financial Futures

1075.570 Financial Options

1075.575 Finance Leasing

1075.580 Suretyship

1075.585 Asset Reserves

SUBPART F: SERVICE CORPORATION

Section

1075.600 Requirements

1075.610 Approval by the Commissioner

1075.620 Investment Limitations

1075.630 Investments by Service Corporations

1075.640 Ownership of Capital Stock of Service Corporation

1075.650 Prohibited Transactions

1075.660 Disclosure to Service Corporation

1075.670 Reporting Requirements

1075.680 Audit Requirements

SUBPART G: RELOCATIONS AND BRANCHING

Section

1075.700 General

1075.705 Application

1075.710 Request for Preliminary Determination

1075.715 Public Notice and Inspection

1075.720 Protest

1075.725 Oral Argument

1075.730 Application for the Maintenance of Branch Office after Conversion,

Consolidation, Purchase of Assets or Merger

1075.735 Redesignation of Offices

1075.740 Termination of Operation and/or Closing of a Branch Office

1075.745 Agency Offices

1075.750 Remote Drive-In and/or Remote Pedestrian Facilities

SUBPART H: CAPITAL NOTES AND DEBENTURES

Section

1075.800 Approval

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF ADOPTED AMENDMENT(S)

SUBPART I: ADMINISTRATIVE HEARING PROCEDURES

1075.810	Conversion to Stock
1075.820	Priority of Claim
Section	
1075.900	Applicability
1075.905	Definitions
1075.910	Early Neutral Evaluation
1075.915	Conference Adjudicative Hearing
1075.920	Filing
1075.925	Form of Documents
1075.930	Computation of Time
1075.935	Appearances
1075.940	Notice of Hearing
1075.945	Service of the Notice of Hearing
1075.950	Motion and Answer
1075.955	Consolidation and Severance of Matters-Additional Parties
1075.960	Intervention
1075.965	Postponement or Continuance of Hearing
1075.970	Authority of Hearing Officer
1075.975	Bias or Disqualification of Hearing Officer
1075.980	Prehearing Conferences
1075.985	Discovery
1075.990	Subpoenas
1075.995	Conduct of the Hearing
1075.1000	Default
1075.1005	Evidence
1075.1010	Official Notice
1075.1015	Hostile Witnesses
1075.1020	Transcription of Proceedings
1075.1025	Briefs
1075.1030	Hearing Officer's Findings, Opinions and Recommendations
1075.1035	Order of the Commissioner
1075.1040	Rehearings
1075.1045	Existing Statutory or Agency Procedures and Practices
1075.1050	Costs of Hearing
1075.1055	Emergency Adjudication

SUBPART J: SAVINGS BANK HOLDING COMPANIES

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1075.1100	Plain Meaning/Strict Interpretation
1075.1105	Affiliate
1075.1110	Assets
1075.1115	Books of Record
1075.1120	Capital Stock
1075.1125	Charter
1075.1130	

COMMISSIONER OF SAVINGS AND RESIDENTIAL FINANCE

NOTICE OF ADOPTED AMENDMENT(S)

1075.1135	Control
1075.1140	Eligible Account Holder
1075.1145	Eligibility Record Date
1075.1150	Employee
1075.1155	Equity Security
1075.1160	Insured Institution
1075.1165	Member
1075.1170	Net Worth
1075.1175	Officer
1075.1180	Person
1075.1185	Qualifying Deposit
1075.1190	Sale
1075.1195	Security
1075.1200	Source Documents
1075.1205	Subsidiary
1075.1210	Liquidation Account and Proxies
1075.1215	Mutual Holding Company Ceasing to be a Depository Institution
1075.1220	Directors of a Mutual Holding Company
1075.1225	Stock Sales
1075.1230	Stock of a Subsidiary of a Mutual Holding Company
1075.1235	Stock Subsidiary Formation
1075.1240	Net Worth Maintenance Agreement
1075.1245	Members' Rights
1075.1250	Investment
1075.1255	Notice Requirement/Corrective Action
1075.1260	Insider Abuses
1075.1265	Determination of the Qualification and Condition of an Out-of-State Acquisition
1075.1270	Disposal of a Subsidiary
1075.1275	Dividends
1075.1280	Officers and Directors List
1075.1285	Access to Books and Records
1075.1290	Annual Audit Requirements
1075.1295	Maintenance of Records
1075.1300	Notice of Appointment of Independent Accountants
1075.1305	Holding Company Filing Fees
1075.1310	Holding Company Supervisory Fees
1075.1315	Examination Fees
1075.1320	Conditions
1075.1325	Manner of Payment
Section	
1075.1400	Scope of Rules
1075.1405	Definitions
1075.1410	General Rules for Conversion Plan
1075.1415	Adopting and Filing of a Conversion Plan

SUBPART K: CONVERSION OF AN EXISTING DEPOSITORY INSTITUTION INTO AN ILLINOIS SAVINGS BANK

NOTICE OF ADOPTED AMENDMENT(S)

- 1075.1420 Conversion Plan Requirements
- 1075.1425 Vote by Shareholders and Depositors
- 1075.1430 Issuance of Certificate of Approval
- 1075.1435 Final Approval of the Conversion
- 1075.1440 Powers of Resulting Savings Bank
- 1075.1445 Obligations of Resulting Savings Bank
- 1075.1450 Directors of Resulting Savings Bank

SUBPART L: SUPERVISION

- Section
- 1075.1500 Sale of Offices, Facilities and Equipment
- 1075.1510 Purchase of Offices
- 1075.1520 Bridge Charters
- 1075.1530 Unsafe and Unsound Practices
- 1075.1540 Failure to Comply with Report of Examination
- 1075.1550 Publication

SUBPART M: REMOVALS, SUSPENSIONS AND INDUSTRYWIDE PROHIBITION

- Section
- 1075.1600 Scope
- 1075.1610 Notice of Intention and Answer
- 1075.1620 Removal and Prohibition by Order
- 1075.1630 Suspension by Notice
- 1075.1640 Industrywide Prohibition
- 1075.1650 Unauthorized Participation of Convicted Individual

AUTHORITY: Implementing and authorized by the Savings Bank Act (P.A. 86-1213, effective August 30, 1990)

SOURCE: Emergency Rules Adopted 14 Ill. Reg. 15029, effective September 4, 1990 for a maximum of 150 days; adopted at 15 Ill. Reg. 1916, effective January 25, 1991; amended at 16 Ill. Reg. 4891, effective March 16, 1992.

SUBPART A: FILINGS

Section 1075.120 Examination Fees

- a) Time expended in the conduct of any examination of the affairs of any savings bank or service corporation pursuant to Section 9004 of The Act or applicable service corporation undertakings, respectively, shall be billed by the Commissioner at a rate of \$29-00 \$55.00 per examiner hour. Such fee shall be billed within forty-five (45) days following completion of the respective examination.
- b) When out-of-state travel occurs in the conduct of any examination, the

NOTICE OF ADOPTED AMENDMENT(S)

savings bank or service corporation will be billed for expenses incurred in the performance of duties. Billings for such expense shall not exceed amounts authorized pursuant to the travel regulations of the Department of Central Management Services/Governor's Travel Control Board (80 Ill. Adm. Code 2800). In the situation where examination procedures are performed at out-of-state locations, the examination fee of \$29-00 \$55.00 per hour plus travel, lodging and per diem shall be assessed. Additionally, travel time shall be billed at the examination rate of \$29-00 \$55.00 per hour.

(Source: Amended at 16 Ill. Reg. 4891, effective March 16, 1992.)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

790.1685

790.1700
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NOTICE OF EMERGENCY AMENDMENTS

790.3335
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790.3700
790.3742
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790.3875
790.3907
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790.3940
790.3945
790.3980
790.3996
790.4012
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790.4060
790.4100
790.4140
790.4173
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790.4220
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NOTICE OF EMERGENCY AMENDMENTS

790.4900	790.4906	790.4980	790.4986	790.5060	790.5100	790.5140	790.5180	790.5220	790.5300	790.5312	790.5380	790.5420	790.5483	790.5500	790.5520	790.5540	790.5544	790.5620	790.5700	790.5740	790.5788	790.5792	790.5802	790.5807	790.5820	790.5830	790.5872	790.5900	790.5940	790.5980	790.6020	790.6140	790.6180	790.6277	790.6280	790.6300	790.6340	790.6370	790.6375	790.6420	790.6452	790.6456	790.6460	790.6480	790.6500
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DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

790.6540 Amendment
 790.6570 Repealer
 790.6580 Amendment
 790.6670 Amendment
 790.6780 Amendment
 790.6800 Amendment
 790.6820 Amendment
 790.6860 Amendment
 790.6875 Amendment
 790.6885 Amendment
 790.6895 Amendment
 790.6940 Amendment
 790.6960 Amendment
 790.6980 Amendment
 790.7100 Amendment
 790.7120 Amendment
 790.7130 Amendment
 790.7140 Amendment
 790.7180 Amendment
 790.7229 Amendment
 790.7260 Amendment
 790.7263 New Section
 790.7265 Amendment
 790.7280 Amendment
 790.7291 Amendment
 790.7296 Amendment
 790.7380 Amendment
 790.7400 Amendment
 790.7420 Amendment
 790.7500 Amendment
 790.7510 Amendment
 790.7540 Amendment
 790.7580 Amendment
 790.7700 Amendment
 790.7740 Amendment
 790.7820 Amendment
 790.7828 Amendment
 790.7834 Amendment
 790.7860 Amendment
 790.7940 Amendment
 790.7980 Amendment
 790.8015 Amendment
 790.8020 Amendment
 790.8106 Amendment
 790.8136 Amendment
 790.8248 Amendment
 790.8300 Amendment

790.8420 Amendment
 790.8540 Amendment
 790.8580 Amendment
 790.8620 Amendment
 790.8700 Amendment
 790.8710 Amendment
 790.8724 Amendment
 790.8740 Amendment
 790.8780 Amendment
 790.8820 Amendment
 790.8900 Amendment
 790.8940 Amendment
 790.8980 Amendment
 790.9020 Amendment
 790.9035 Amendment
 790.9045 Amendment
 790.9048 Amendment
 790.9056 Amendment
 790.9060 Amendment
 790.9084 Amendment
 790.9100 Amendment
 790.9140 Amendment
 790.9180 Amendment
 790.9220 Amendment
 790.9260 Amendment
 790.9300 Amendment
 790.9340 Amendment
 790.9380 Amendment
 790.9420 Amendment
 790.9460 Amendment
 790.9500 Amendment
 790.9520 Amendment
 790.9530 Amendment
 790.9580 Amendment

4) Statutory Authority:

Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

5) Effective Date of Amendments: March 14, 1992

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

NOTICE OF EMERGENCY AMENDMENTS

6) If this emergency rule is to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable.

7) Date Filed in Agency's Principal Office: March 14, 1992

8) Reason for Emergency:

The Illinois Food, Drug and Cosmetic Act (ch. 56 1/2, par. 503.14) and the Administrative Procedure Act (ch. 127, par. 1005.02), as amended by Public Act 85-451, specifically authorize the Department to implement this rulemaking pursuant to emergency rulemaking.

9) A Complete Description of the Subjects and Issues Involved:

Through this emergency rulemaking, the Illinois Department of Public Health amends various sections of the Illinois Formulary for the Drug Product Selection Program. Several new generic entities have also been concurrently included. These changes have been recommended by the Technical Advisory Council for the Drug Product Selection Program and have been published in the Thirteenth Edition of the Illinois Formulary.

This rulemaking will allow consumers and third party fiscal intermediaries (including the Department of Public Aid) to save money when purchasing or reimbursing prescription drug products. Drug purchases made by the Department of Corrections and the Department of Mental Health and Developmental Disabilities may also experience some savings. Pharmacies may have increased sales of generic drug products as approved in the Illinois Formulary.

10) Are there any other Proposed Amendments Pending on this Part? Yes.

Section Numbers	Proposed Action	Ill. Reg. Citation
790.40	Amendment	15 Ill. Reg. 15943
790.600	Amendment	15 Ill. Reg. 15943
790.799	Amendment	15 Ill. Reg. 15943
790.920	Amendment	15 Ill. Reg. 15943
790.1350	New Section	15 Ill. Reg. 15943
790.1388	Amendment	15 Ill. Reg. 15943
790.1950	Amendment	15 Ill. Reg. 15943
790.2485	Amendment	15 Ill. Reg. 15943
790.2580	Amendment	15 Ill. Reg. 15943
790.2603	Amendment	15 Ill. Reg. 15943
790.2613	Amendment	15 Ill. Reg. 15943
790.2805	Amendment	15 Ill. Reg. 15943
790.3027	Amendment	15 Ill. Reg. 15943

790.3910	Amendment	15 Ill. Reg. 15943
790.4040	Amendment	15 Ill. Reg. 15943
790.5180	Amendment	15 Ill. Reg. 15943
790.5312	Amendment	15 Ill. Reg. 15943
790.5320	Amendment	15 Ill. Reg. 15943
790.5380	Amendment	15 Ill. Reg. 15943
790.5640	Amendment	15 Ill. Reg. 15943
790.5792	Amendment	15 Ill. Reg. 15943
790.6370	Amendment	15 Ill. Reg. 15943
790.7828	Amendment	15 Ill. Reg. 15943
790.8580	Amendment	15 Ill. Reg. 15943
790.9048	Amendment	15 Ill. Reg. 15943
790.9050	Amendment	15 Ill. Reg. 15943
790.9100	Amendment	15 Ill. Reg. 15943

There is still an emergency in effect on Sections 790.600, 790.799, 790.1350, 790.1388, 790.1950, 790.2580, 790.2613, 790.3910, 790.4040, 790.5180, 790.5312, 790.5380, 790.5792, 790.6370, 790.7828, 790.8580, 790.9048 and 790.9100 which are not affected by this set of emergency amendments. The emergency amendments appear at 15 Ill. Reg. 16484, effective October 25, 1991, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both emergency rules.

11) Statement of Statewide Policy Objectives:

This rulemaking neither creates nor expands a State mandate.

12) Information and questions regarding this amendment shall be directed to:

Interested persons may present their comments concerning these rules by writing to Ms. Gail DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor Springfield, Illinois 62761.

The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER m: FOOD, DRUGS AND COSMETICS

PART 790

THE ILLINOIS FORMULARY FOR THE DRUG PRODUCT SELECTION PROGRAM

SUBPART A: GENERAL PROVISIONS

SECTION	
790.20	Introduction
790.40	Consideration of Drug Products for Inclusion in the Illinois Formulary
EMERGENCY	Additional Criteria
790.60	Quality Listing
790.80	Generic Drug Entity Headings
790.100	Comments and Specific Administration
790.120	Requests for Additional Copies
790.140	Prescription Use of Drug Products
790.160	FDA Drug Product Approval and Recommendation
790.180	Availability of Drug Products;
790.200	Pharmaceutical Equivalence
790.220	Single Source Drug Products Exclusion
790.240	Criteria for Exclusion of Drug Products
790.260	Inclusion of Controlled Substances
790.280	Equivalence of Products Requirements
790.300	Selection of Equivalent Drug Products
790.320	Transfer of Prescription Records

SUBPART B: APPROVED DRUG PRODUCTS FOR
DRUG PRODUCT SELECTION

SECTION	
790.420	ACETAMINOPHEN; BUTALBITAL
790.460	ACETAMINOPHEN; BUTALBITAL; CAFFEINE
790.480	ACETAMINOPHEN; CAFFEINE; DIHYDROCODEINE BITARTRATE
EMERGENCY	
790.500	ACETAMINOPHEN; CODEINE PHOSPHATE
EMERGENCY	
790.540	ACETAMINOPHEN; HYDROCODONE BITARTRATE
EMERGENCY	
790.548	ACETAMINOPHEN; OXYCODONE HYDROCHLORIDE
EMERGENCY	
790.580	ACETAMINOPHEN; PROPOXYPHENE HYDROCHLORIDE
EMERGENCY	

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

ACETAMINOPHEN; PROPOXYPHENE NAPSYLATE

ACETAZOLAMIDE

ACETAZOLAMIDE SODIUM

ACETIC ACID, GLACIAL

ACETIC ACID, GLACIAL; HYDROCORTISONE

ACETOHEXAMIDE

ACETYLCYSTEINE

ALBUTEROL SULFATE

ALCOHOL; DEXTROSE

ALCOHOL; MORPHINE

ALLOPURINOL

AMANTADINE HYDROCHLORIDE

AMILORIDE HYDROCHLORIDE

AMILORIDE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE

AMINOACETIC ACID (Repealed)

AMINOCAPROIC ACID

AMINOHIPPURATE SODIUM

AMINOPHYLLINE

AMITRIPTYLINE HYDROCHLORIDE

AMITRIPTYLINE HYDROCHLORIDE; CHLORDIAZEPOXIDE

AMITRIPTYLINE HYDROCHLORIDE; PERPHENAZINE

AMOXAPINE

AMOXICILLIN TRIHYDRATE

AMPHOTERICIN B

AMPICILLIN SODIUM

AMPICILLIN; PROBENECID

AMPICILLIN/AMPICILLIN TRIHYDRATE

ANISOTROPINE METHYLBROMIDE (Repealed)

790.600
EMERGENCY

790.620
EMERGENCY

790.630
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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

790.1107 ANTANZOLINE PHOSPHATE; NAPHAZOLINE HYDROCHLORIDE
790.1112 ANTIPYRINE; BENZOCAINE
790.1120 EMERGENCY
790.1120 EMERGENCY
790.1125 ASCORBIC ACID; BIOTIN; CYANOCOBALAMIN; DEXPANTHENOL;
ERGOCALCIFEROL; FOLIC ACID; NIACINAMIDE; PYRIDOXINE
HYDROCHLORIDE; RIBOFLAVIN PHOSPHATE SODIUM; THIAMINE
HYDROCHLORIDE; VITAMIN A; VITAMIN E
790.1125 ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; IRON; NICOTINIC ACID;
PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
VITAMIN A; VITAMIN D; VITAMIN E
790.1127 ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; NICOTINIC ACID;
PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;
VITAMIN A; VITAMIN D; VITAMIN E
790.1129 ASCORBIC ACID; FLUORIDE; IRON; VITAMIN A; VITAMIN D
790.1131 ASCORBIC ACID; FLUORIDE; VITAMIN A; VITAMIN D
790.1140 ASPIRIN; BUTALBITAL; CAFFEINE
790.1180 EMERGENCY
790.1200 EMERGENCY
790.1220 ASPIRIN; BUTALBITAL; CAFFEINE; PHENACETIN (Repealed)
ASPIRIN; CAFFEINE; ORPHENADRINE CITRATE (Repealed)
ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE
(Repealed)
790.1260 ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE
(Repealed)
790.1300 ASPIRIN; CAFFEINE; PROPOXYPHENE HYDROCHLORIDE
EMERGENCY
790.1345 ASPIRIN; CARISOPRODOL
790.1350 ASPIRIN; CODEINE PHOSPHATE
EMERGENCY
790.1360 ASPIRIN; MEPROBAMATE
790.1380 ASPIRIN; METHOCARBAMOL
790.1386 ASPIRIN; OXYCODONE HYDROCHLORIDE; OXYCODONE TEREPHTHALATE
790.1388 ATENOLOL
790.1390 EMERGENCY
790.1418 ATENOLOL; CHLORTHALIDONE
790.1420 ATROPINE SULFATE
790.1420 EMERGENCY
790.1423 ATROPINE SULFATE; HYOSCYAMINE; PHENOBARBITAL; SCOPOLAMINE
HYDROBROMIDE
790.1425 ATROPINE SULFATE; MEPERIDINE HYDROCHLORIDE
790.1440 AZATHIOPRINE SODIUM
790.1460 BACITRACIN
EMERGENCY
790.1490 BACITRACIN ZINC; HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B
SULFATE
790.1500 BACITRACIN ZINC; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
EMERGENCY

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

790.1540 BACITRACIN ZINC; POLYMYXIN B SULFATE
EMERGENCY
790.1560 SACL OFEN
790.1570 BENZOTROPINE MESYLATE
EMERGENCY
790.1573 BEPRIDIL HYDROCHLORIDE
790.1577 BETAMETHASONE DIPROPIONATE
790.1580 BETAMETHASONE SODIUM PHOSPHATE
790.1620 BETAMETHASONE VALERATE
790.1660 BETHANECHOL CHLORIDE
EMERGENCY
790.1685 BRETILIUM TOSYLATE
EMERGENCY
790.1686 BRETILIUM TOSYLATE; DEXTROSE
790.1697 BROMOPHENIRAMINE HYDROCHLORIDE; CODEINE PHOSPHATE
790.1700 BROMOPHENIRAMINE MALEATE
EMERGENCY
790.1706 BROMOPHENIRAMINE MALEATE; CODEINE PHOSPHATE;
PHENYLPROPANOLAMINE HYDROCHLORIDE
790.1708 BROMOPHENIRAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
PSEUDOPHEDRINE HYDROCHLORIDE
790.1710 BROMOPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
EMERGENCY
790.1719 BUPIVACAINE HYDROCHLORIDE
790.1721 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
790.1740 BUTABARBITAL SODIUM
EMERGENCY
790.1780 BUPIVACAINE HYDROCHLORIDE
790.1820 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
EMERGENCY
790.1830 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
EMERGENCY
790.1842 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
790.1846 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
790.1848 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
790.1856 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
790.1858 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
790.1860 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
EMERGENCY
790.1870 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
790.1900 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
790.1930 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
790.1940 BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE

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CARBINOXAMINE MALEATE; DEXTROMETHORPHAN HYDROBROMIDE;
PSEUDOEPHEDRINE HYDROCHLORIDE
CARBINOXAMINE MALEATE; PSEUDOEPHEDRINE HYDROCHLORIDE
CARISOPRODOL

CEFADROXIL MONOHYDRATE

CEFAZOLIN SODIUM

CEFTAZIDIME

CEFUROXIME SODIUM

CEPHALEXIN

CEPHALOTHIN SODIUM

CEPHAPIRIN SODIUM

CEPHRADINE/CEPHRADINE DIHYDRATE

CHLORAL HYDRATE

CHLORAMPHENICOL

CHLORAMPHENICOL SODIUM SUCCINATE

CHLORDIAZEPOXIDE HYDROCHLORIDE

CHLORMEZANONE (Repealed)

CHLOROQUINE PHOSPHATE

CHLOROTHIAZIDE

CHLOROTHIAZIDE; METHYLDOPA

CHLOROTRIANISENE

CHLORPHENIRAMINE MALEATE

CHLORPHENIRAMINE MALEATE; CODEINE PHOSPHATE; PSEUDOEPHEDRINE
HYDROCHLORIDE

CHLORPHENIRAMINE MALEATE; PHENYLEPHRINE HYDROCHLORIDE;

PHENYLPROPANOLAMINE HYDROCHLORIDE; PHENYLTOLOXAMINE CITRATE

CHLORPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE

CHLORPHENIRAMINE TANNATE; PHENYLEPHRINE TANNATE; PYRILAMINE

TANNATE

CHLORPROPAMAZINE HYDROCHLORIDE

CHLORPROPAMIDE

CHLORTHALIDONE

790.1950

EMERGENCY

790.1960

EMERGENCY

790.1980

EMERGENCY

790.2020

EMERGENCY

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790.2100

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EMERGENCY

790.2500

EMERGENCY

790.2510

EMERGENCY

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

CHLORTHALIDONE; CLONIDINE HYDROCHLORIDE

CHLORZOXAZONE

CHROMIC CHLORIDE

CITRIC ACID; MAGNESIUM OXIDE; SODIUM CARBONATE

CLINDAMYCIN HYDROCHLORIDE

CLINDAMYCIN PHOSPHATE

CLOFIBRATE

CLOMIPHENE CITRATE

CLONIDINE HYDROCHLORIDE

CLORAZEPATE DIPOTASSIUM

CLOTIMAZOLE

CLOXACILLIN SODIUM MONOHYDRATE

CODEINE PHOSPHATE; GUAIFENESIN

CLOXACILLIN SODIUM MONOHYDRATE (Repealed)

CODEINE PHOSPHATE; GUAIFENESIN; PSEUDOEPHEDRINE HYDROCHLORIDE

CODEINE PHOSPHATE; IODINATED GLYCEROL

CODEINE PHOSPHATE; PHENYLEPHRINE HYDROCHLORIDE;

PROMETHAZINE HYDROCHLORIDE

CODEINE PHOSPHATE; PROMETHAZINE HYDROCHLORIDE

CODEINE PHOSPHATE; PSEUDOEPHEDRINE HYDROCHLORIDE;

TRIPROLIDINE HYDROCHLORIDE

CORTICOTROPIN

CROTAMITON

CYANOCOBALAMIN

EMERGENCY

790.2800

EMERGENCY

790.2805

EMERGENCY

790.2820

EMERGENCY

790.2860

EMERGENCY

790.2900

EMERGENCY

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790.2928

EMERGENCY

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

790.2932	DESONIDE
790.2940	DEXAMETHASONE
790.2980	DEXAMETHASONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.3020	DEXAMETHASONE SODIUM PHOSPHATE
790.3021	DEXAMETHASONE SODIUM PHOSPHATE; NEOMYCIN SULFATE
790.3023	DEXCHLORPHENIRAMINE MALEATE
790.3025	DEXTROAMPHETAMINE SULFATE
790.3027	DEXTROMETHORPHAN HYDROBROMIDE; IODINATED GLYCEROL
790.3028	DEXTROMETHORPHAN HYDROBROMIDE; PROMETHAZINE HYDROCHLORIDE
790.3029	DEXTROSE
790.3030	DEXTROSE; DOPAMINE HYDROCHLORIDE
790.3032	DEXTROSE; HEPARIN SODIUM
790.3033	DEXTROSE; LIDOCAINE HYDROCHLORIDE
790.3038	DEXTROSE; MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM ACETATE; SODIUM CHLORIDE; SODIUM GLUCONATE
790.3042	DEXTROSE; POTASSIUM CHLORIDE
790.3048	DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE
790.3049	DEXTROSE; SODIUM CHLORIDE
790.3051	DEXTROSE; THEOPHYLLINE
790.3054	DIAZEPAM
790.3056	DIAZOXIDE
790.3060	DICLOXACILLIN SODIUM
790.3085	DICYCLOMINE HYDROCHLORIDE
790.3100	DIENESTROL
790.3140	DIETHYLPROPTON HYDROCHLORIDE
790.3180	DIETHYLSTILBESTROL
790.3220	DIGOXIN
790.3260	DIMENHYDRINATE
790.3300	DIPHENHYDRAMINE HYDROCHLORIDE
790.3308	DIPYRIDAMOLE
790.3315	DISOPYRAMIDE PHOSPHATE
790.3335	DOPAMINE HYDROCHLORIDE
790.3340	DOXEPTIN HYDROCHLORIDE
790.3340	EMERGENCY

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790.3350	DOXORUBICIN HYDROCHLORIDE
790.3380	DOXYCYCLINE
790.3420	DOXYCYCLINE HYCLATE
790.3425	DOXYLAMINE SUCCINATE
790.3437	DROPERIDOL
790.3440	DROPERIDOL; FENTANYL CITRATE
790.3460	ECHOTHIOPHATE IODIDE (Repealed)
790.3472	EDETATE DISODIUM
790.3475	EDROPHONIUM CHLORIDE
790.3480	EPHEDRINE; HYDROXYZINE HYDROCHLORIDE; THEOPHYLLINE
790.3488	EMERGENCY
790.3492	EPINEPHRINE HYDROCHLORIDE
790.3495	EPINEPHRINE; LIDOCAINE HYDROCHLORIDE
790.3500	EPOETIN ALPHA
790.3540	ERGOCALCIFEROL
790.3540	ERGOLOID MESYLATES
790.3580	ERGOTAMINE TARTRATE
790.3620	ERYTHROMYCIN
790.3660	ERYTHROMYCIN ESTOLATE
790.3700	ERYTHROMYCIN ETHYLSUCCINATE
790.3720	ERYTHROMYCIN ETHYLSUCCINATE; SULFISOXAZOLE ACETYL
790.3730	ERYTHROMYCIN LACTOBIONATE
790.3740	ERYTHROMYCIN STEARATE
790.3742	ERYTHROMYCIN STEARATE
790.3780	ESTRADIOL CYPIONATE
790.3800	ESTRADIOL CYPIONATE; TESTOSTERONE CYPIONATE
790.3820	ESTRADIOL VALERATE
790.3860	ESTRADIOL VALERATE; TESTOSTERONE ENANTHATE
790.3875	ESTROPIPATE (PIPERAZINE ESTRONE' SULFATE)
790.3900	ETHCHLORYNOL
790.3904	ETHINYL ESTRADIOL; LEVONORGESTREL
790.3907	ETHINYL ESTRADIOL; NORETHINDRONE
790.3910	FENOPROFEN CALCIUM
790.3910	EMERGENCY

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790.3914	FENTANYL CITRATE
790.3920	FLOXURIDINE
790.3940	FLUOCINOLONE ACETONIDE
EMERGENCY	
790.3945	FLUOCINONIDE
EMERGENCY	
790.3960	FLUOROMETHOLONE
790.3980	FLUOROURACIL
EMERGENCY	
790.3996	FLUPHENAZINE DECANOATE
EMERGENCY	
790.4012	FLUPHENAZINE HYDROCHLORIDE
EMERGENCY	
790.4020	FLURANDRENOLIDE
790.4040	FLURAZEPAM HYDROCHLORIDE
EMERGENCY	
790.4060	FOLIC ACID
EMERGENCY	
790.4100	FUROSEMIDE
EMERGENCY	
790.4140	GENTAMICIN SULFATE
EMERGENCY	
790.4150	GENTAMICIN SULFATE; SODIUM CHLORIDE
790.4173	GLUCAGON HYDROCHLORIDE
EMERGENCY	
790.4180	GLUTETHIMIDE
EMERGENCY	
790.4200	GLYCINE
790.4220	GLYCOPYRROLATE
EMERGENCY	
790.4260	GONADOTROPIN CHORIONIC
EMERGENCY	
790.4300	GRAMICIDIN; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
EMERGENCY	
790.4340	GRISEOFULVIN MICROCRYSTALLINE
790.4380	GRISEOFULVIN ULTRAMICROCRYSTALLINE
790.4384	GUAIFENESIN; HYDROCODONE BITARTRATE; PSEUDOEPHEDRINE HYDROCHLORIDE
790.4385	GUAIFENESIN; THEOPHYLLINE
EMERGENCY	
790.4386	GUANETHIDINE MONOSULFATE
EMERGENCY	
790.4396	HALOPERIDOL
EMERGENCY	
790.4398	HALOPERIDOL LACTATE
EMERGENCY	
790.4420	HEPARIN SODIUM
EMERGENCY	

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790.4430	HEPARIN SODIUM; SODIUM CHLORIDE
790.4460	HEXACHLOROPHENE
790.4495	HOMATROPINE HYDROBROMIDE
790.4500	HOMATROPINE METHYL BROMIDE (Repealed)
790.4540	HOMATROPINE METHYL BROMIDE; HYDROCODONE BITARTRATE
790.4580	HYDRALAZINE HYDROCHLORIDE
EMERGENCY	
790.4620	HYDRALAZINE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE
EMERGENCY	
790.4660	HYDROCHLOROTHIAZIDE
EMERGENCY	
790.4665	HYDROCHLOROTHIAZIDE; LABETALOL HYDROCHLORIDE
790.4667	HYDROCHLOROTHIAZIDE; LISINAPRIL
790.4670	HYDROCHLOROTHIAZIDE; METHYLDOPA
EMERGENCY	
790.4680	HYDROCHLOROTHIAZIDE; PROPRANOLOL HYDROCHLORIDE
EMERGENCY	
790.4700	HYDROCHLOROTHIAZIDE; SPIRONOLACTONE
EMERGENCY	
790.4720	HYDROCHLOROTHIAZIDE; TRIAMTERENE
EMERGENCY	
790.4725	HYDROCODONE BITARTRATE; PHENYLPROPANOLAMINE HYDROCHLORIDE
790.4728	HYDROCODONE BITARTRATE; PSEUDOEPHEDRINE HYDROCHLORIDE
790.4740	HYDROCODORTISONE
EMERGENCY	
790.4780	HYDROCODORTISONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
EMERGENCY	
790.4820	HYDROCODORTISONE; POLYMYXIN B SULFATE
790.4840	HYDROCODORTISONE SODIUM PHOSPHATE
EMERGENCY	
790.4860	HYDROCODORTISONE; UREA
EMERGENCY	
790.4900	HYDROCODORTISONE ACETATE
EMERGENCY	
790.4940	HYDROCODORTISONE ACETATE; NEOMYCIN SULFATE
790.4960	HYDROCODORTISONE ACETATE; PRAMOXINE HYDROCHLORIDE
790.4963	HYDROCODORTISONE ACETATE; UREA
790.4965	HYDROCODORTISONE BUTYRATE
EMERGENCY	
790.4980	HYDROCODORTISONE SODIUM SUCCINATE
EMERGENCY	
790.5020	HYDROFLUMETHIAZIDE
790.5030	HYDROMORPHONE INJECTION
790.5060	HYDROXOCOBALAMIN
EMERGENCY	
790.5100	HYDROXYPROGESTERONE CAPROATE
EMERGENCY	

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790.5140	HYDROXYZINE HYDROCHLORIDE
EMERGENCY	
790.5180	HYDROXYZINE PAMOATE
EMERGENCY	
790.5220	IBUPROFEN
EMERGENCY	
790.5260	IDOXURIDINE
EMERGENCY	
790.5300	IMIPRAMINE HYDROCHLORIDE
EMERGENCY	
790.5312	INDOMETHACIN
EMERGENCY	
790.5320	IODINATED GLYCEROL
EMERGENCY	
790.5340	IRON DEXTRAN COMPLEX
EMERGENCY	
790.5380	ISOETHARINE HYDROCHLORIDE
EMERGENCY	
790.5420	ISONIAZID
EMERGENCY	
790.5460	ISOPROTERENOL HYDROCHLORIDE
EMERGENCY	
790.5483	ISOSORBIDE DINITRATE
EMERGENCY	
790.5500	KANAMYCIN SULFATE
EMERGENCY	
790.5520	KETAMINE HYDROCHLORIDE
EMERGENCY	
790.5530	LABETALOL HYDROCHLORIDE
EMERGENCY	
790.5540	LACTULOSE
EMERGENCY	
790.5544	LEUCOVORIN CALCIUM
EMERGENCY	
790.5555	LEVOCARNITINE
EMERGENCY	
790.5560	LEVONORDEFRIN; MEPIVICAINE HYDROCHLORIDE
EMERGENCY	
790.5580	LIDOCAINE
EMERGENCY	
790.5620	LIDOCAINE HYDROCHLORIDE
EMERGENCY	
790.5640	LINCOMYCIN
EMERGENCY	
790.5660	LINDANE
EMERGENCY	
790.5700	LIOETHYRONE SODIUM
EMERGENCY	
790.5720	LISINOPRIL
EMERGENCY	
790.5740	LITHIUM CARBONATE
EMERGENCY	
790.5780	LITHIUM CITRATE
EMERGENCY	
790.5788	LOPERAMIDE
EMERGENCY	
790.5792	LORAZEPAM
EMERGENCY	

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790.5795	LOXAPINE SUCCINATE
790.5800	MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM ACETATE; SODIUM CHLORIDE; SODIUM GLUCONATE
EMERGENCY	MANNITOL
790.5802	MAPROTIline HYDROCHLORIDE
EMERGENCY	
790.5807	MECLIZINE HYDROCHLORIDE
EMERGENCY	
790.5820	MECLOFENAMATE SODIUM
EMERGENCY	
790.5830	MEDROXYPROGESTERONE ACETATE
EMERGENCY	MEFENAMIC ACID (Repealed)
790.5835	MEGESTROL ACETATE
790.5837	MENADIOL SODIUM PHOSPHATE
790.5840	MEPERIDINE HYDROCHLORIDE
790.5860	MEPIVICAINE HYDROCHLORIDE
EMERGENCY	MEPROBAMATE
790.5872	MESTRANOL; NORETHINDRONE
EMERGENCY	METAPROTERENOL SULFATE
790.5893	METARAMINOL BITARTRATE
790.5900	METHADONE HYDROCHLORIDE
EMERGENCY	METHAMPHETAMINE HYDROCHLORIDE
790.5924	METHDILAZINE HYDROCHLORIDE (Repealed)
790.5940	METHENAMINE HIPPURATE
EMERGENCY	METHICILLIN SODIUM
790.5980	METHOCARBAMOL
EMERGENCY	METHOTREXATE SODIUM
790.6060	METHSCOPOLAMINE BROMIDE
790.6100	METHYLCLOTHIAZIDE
790.6140	METHYLDOPA
EMERGENCY	
790.6180	METHYLDOPATE HYDROCHLORIDE
EMERGENCY	
790.6220	METHYLPHENIDATE HYDROCHLORIDE (Repealed)
790.6260	METHYLPREDNISOLONE
EMERGENCY	SODIUM SUCCINATE
790.6275	
EMERGENCY	
790.6277	
EMERGENCY	
790.6280	
EMERGENCY	
790.6284	
EMERGENCY	
790.6300	
EMERGENCY	

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790.6340	METHYLTESTOSTERONE
EMERGENCY	
790.6370	METOCLOPRAMIDE HYDROCHLORIDE
EMERGENCY	
790.6375	METOCURINE IODIDE
EMERGENCY	
790.6380	METOLAZONE
790.6420	METRONIDAZOLE
EMERGENCY	
790.6430	MINOCYCLINE
790.6435	MINOXIDIL
790.6445	MORPHINE SULFATE
790.6450	NAFCILLIN SODIUM
790.6452	NALBUPHINE HYDROCHLORIDE
EMERGENCY	
790.6454	NALIDIXIC ACID
790.6456	NALOXONE HYDROCHLORIDE
EMERGENCY	
790.6460	NANDROLONE DECANOATE
EMERGENCY	
790.6480	NANDROLONE PHENPROPIONATE
EMERGENCY	
790.6500	NAPHAZOLINE HYDROCHLORIDE
EMERGENCY	
790.6505	NAPHAZOLINE HYDROCHLORIDE; PHENIRAMINE MALEATE
790.6540	NEOMYCIN SULFATE
EMERGENCY	
790.6544	NEOMYCIN SULFATE; POLYMYXIN B SULFATE
790.6570	NEOMYCIN SULFATE; TRIAMCINOLONE ACETONIDE (Repealed)
EMERGENCY	
790.6580	NIACIN
EMERGENCY	
790.6610	NIFEDIPINE
790.6620	NITROFURANTOIN
790.6621	NITROFURANTOIN MACROCRYSTALS
790.6660	NITROFURAZONE
790.6670	NITROGLYCERIN INJECTION
EMERGENCY	
790.6700	NORETHINDRONE ACETATE
790.6740	NORTRIPTYLINE HYDROCHLORIDE
790.6780	NYSTATIN
EMERGENCY	
790.6800	NYSTATIN; TRIAMCINOLONE ACETONIDE
EMERGENCY	
790.6820	ORPHENADRINE CITRATE
EMERGENCY	
790.6860	OXACILLIN SODIUM
EMERGENCY	

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790.6875	OXAZEPAM
EMERGENCY	
790.6885	OXTRIPHYLLINE
EMERGENCY	
790.6895	OXYBUTYRIN
EMERGENCY	
790.6900	OXYPHENBUTAZONE (Repealed)
790.6940	OXYTETRACYCLINE HYDROCHLORIDE
EMERGENCY	
790.6946	OXYTOCIN
790.6960	PANCURONIUM BROMIDE
EMERGENCY	
790.6980	PENICILLIN G POTASSIUM
EMERGENCY	
790.7020	PENICILLIN G PROCAINE
790.7060	PENICILLIN G SODIUM (Repealed)
790.7100	PENICILLIN V POTASSIUM
EMERGENCY	
790.7120	PENTOBARBITAL SODIUM
EMERGENCY	
790.7130	PERPHENAZINE
EMERGENCY	
790.7140	PHENDIMETRAZINE TARTRATE
EMERGENCY	
790.7160	PHENOBARBITAL
790.7180	PHENTERMINE HYDROCHLORIDE
EMERGENCY	
790.7181	PHENTERMINE RESIN COMPLEX
790.7220	PHENYLBUTAZONE (Repealed)
790.7221	PHENYLEPHRINE HYDROCHLORIDE
790.7223	PHENYLEPHRINE HYDROCHLORIDE; PROMETHAZINE HYDROCHLORIDE
790.7229	PHENYTOIN SODIUM INJECTION
EMERGENCY	
790.7245	PILOCARPINE HYDROCHLORIDE
790.7260	PIPERAZINE CITRATE
EMERGENCY	
790.7263	PIROXICAM
EMERGENCY	
790.7265	POLYETHYLENE GLYCOL 3350; POTASSIUM CHLORIDE; SODIUM BICARBONATE; SODIUM CHLORIDE; SODIUM SULFATE, ANHYDROUS
EMERGENCY	
790.7272	POLYMYXIN B SULFATE
790.7278	POTASSIUM BICARBONATE
790.7280	POTASSIUM CHLORIDE
EMERGENCY	
790.7284	POTASSIUM CHLORIDE; SODIUM CHLORIDE
790.7288	POTASSIUM GLUCONATE
790.7291	PRALIDOXIME CHLORIDE
EMERGENCY	

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790.7294
790.7296
EMERGENCY
790.7300
790.7340
790.7380
EMERGENCY
790.7400
EMERGENCY
790.7420
EMERGENCY
790.7460
790.7500
EMERGENCY
790.7510
EMERGENCY
790.7540
EMERGENCY
790.7580
EMERGENCY
790.7620
790.7660
790.7700
EMERGENCY
790.7740
EMERGENCY
790.7780
790.7820
EMERGENCY
790.7828
EMERGENCY
790.7834
EMERGENCY
790.7860
EMERGENCY
790.7900
790.7940
EMERGENCY
790.7980
EMERGENCY
790.8015
EMERGENCY
790.8020
EMERGENCY
790.8060
790.8100
790.8106
EMERGENCY

PRAZEPAM (Repealed)
PRAZOSIN HYDROCHLORIDE
PREDNISOLONE ACETATE
PREDNISOLONE ACETATE; SULFACETAMIDE SODIUM
PREDNISOLONE SODIUM PHOSPHATE
PREDNISONE
PRIMIDONE
PROBENECID
PROCAINAMIDE HYDROCHLORIDE
PROCAINE HYDROCHLORIDE
PROCHLORPERAZINE EDISYLATE
PROCHLORPERAZINE MALEATE
PROGESTERONE
PROMETHAZINE HYDROCHLORIDE
PROMETHAZINE HYDROCHLORIDE
PROPANTHLINE BROMIDE
PROPARACAINE HYDROCHLORIDE
PROPOXYPHENE HYDROCHLORIDE
PROPANOLOL HYDROCHLORIDE
PROTAMINE SULFATE
PSEUDOEPHEDRINE HYDROCHLORIDE; TRIPROLIDINE HYDROCHLORIDE
PYRIDOSTIGMINE BROMIDE
PYRIDOXINE HYDROCHLORIDE
PYRILAMINE MALEATE
QUINIDINE GLUCONATE
QUINIDINE SULFATE
RESERPINE
RIFAMPIN
RITODRINE HYDROCHLORIDE

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790.8136
EMERGENCY
790.8140
790.8180
790.8220
790.8232
790.8244
790.8248
EMERGENCY
790.8260
790.8290
790.8300
EMERGENCY
790.8340
790.8378
790.8380
790.8420
EMERGENCY
790.8460
790.8500
790.8540
EMERGENCY
790.8580
EMERGENCY
790.8590
790.8620
EMERGENCY
790.8660
790.8700
EMERGENCY
790.8710
EMERGENCY
790.8724
EMERGENCY
790.8727
790.8740
EMERGENCY
790.8780
EMERGENCY
790.8820
EMERGENCY
790.8860
790.8900
EMERGENCY
790.8940
EMERGENCY

SECOBARBITAL SODIUM
SELENIUM SULFIDE
SILVER SULFADIAZINE
SODIUM AMINOSALICYLATE
SODIUM CHLORIDE
SODIUM LACTATE
SODIUM NITROPRUSSIDE
SODIUM POLYSTYRENE SULFONATE
SOYBEAN OIL
SPIRONOLACTONE
STREPTOMYCIN SULFATE
SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE
SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE; UREA
SULFACETAMIDE SODIUM
SULFADIAZINE
SULFAMETHIZOLE
SULFAMETHOXAZOLE
SULFAMETHOXAZOLE; TRIMETHOPRIM
SULFANILAMIDE
SULFASALAZINE
SULFINPYRAZONE
SULFISOXAZOLE
SULINDAC
TEMAZEPAM
TERBUTALINE SULFATE
TESTOSTERONE CYPIONATE
TESTOSTERONE ENANTHATE
TESTOSTERONE PROPIONATE
TETRACYCLINE
TETRACYCLINE HYDROCHLORIDE
THEOPHYLLINE

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790.9540 VITAMIN A
790.9580 VITAMIN A PALMITATE
EMERGENCY
790.9620 WATER FOR INJECTION, STERILE
790.9660 WATER FOR IRRIGATION, STERILE
790.9800 XLOSE

AUTHORITY: Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par. 4145).

SOURCE: Emergency amendment at 2 Ill. Reg. 18, p. 47, effective April 26, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 26, p. 150, effective July 1, 1978; emergency amendment at 2 Ill. Reg. 40, p. 98, effective October 1, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 51, p. 48, effective December 18, 1978; emergency amendment at 3 Ill. Reg. 2, p. 18, effective December 31, 1978, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 15, p. 147, effective April 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 27, p. 113, effective July 1, 1979; emergency amendment at 3 Ill. Reg. 32, p. 158, effective August 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 41, p. 178, effective October 8, 1979; emergency amendment at 4 Ill. Reg. 51, p. 147, effective December 12, 1980, for a maximum of 150 days; amended at 5 Ill. Reg. 3466, effective March 25, 1981; amended at 5 Ill. Reg. 7107, effective June 24, 1981; amended at 5 Ill. Reg. 9120, effective October 1, 1981; amended at 5 Ill. Reg. 14605, effective February 1, 1982; amended at 6 Ill. Reg. 6750, effective July 1, 1982; amended at 6 Ill. Reg. 11558, effective September 15, 1982; amended at 6 Ill. Reg. 15195, effective December 15, 1982; amended at 7 Ill. Reg. 7110, effective July 1, 1983; amended at 7 Ill. Reg. 13270, effective October 1, 1983; amended at 7 Ill. Reg. 16924, effective January 1, 1984; amended at 8 Ill. Reg. 2162, effective March 1, 1984; amended at 8 Ill. Reg. 8513, effective July 1, 1984; codified at 8 Ill. Reg. 13402; amended at 8 Ill. Reg. 22108, effective November 1, 1984; amended at 9 Ill. Reg. 4071, effective April 1, 1985; amended at 9 Ill. Reg. 6816, effective May 1, 1985; amended at 10 Ill. Reg. 253, effective January 1, 1986; amended at 10 Ill. Reg. 8814, effective May 15, 1986; amended at 11 Ill. Reg. 3565, effective February 23, 1987; amended at 11 Ill. Reg. 9223, effective May 15, 1987; amended at 11 Ill. Reg. 14382, effective August 15, 1987; amended at 12 Ill. Reg. 1823, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1984, effective January 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 7743, effective April 15, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 9153, effective May 13, 1988; amended 12 Ill. Reg. 10133, effective May 31, 1988, emergency amendment at 12 Ill. Reg. 10745, effective June 2, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12846, effective July 29, 1988; emergency amendment at 12 Ill. Reg. 13255, effective August 5, 1988, for a maximum of 150 days, emergency

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THIAMINE HYDROCHLORIDE
THIORIDAZINE HYDROCHLORIDE
THIOXIXENE
THIOXIXENE HYDROCHLORIDE
TIMOLOL MALEATE
TOBRAMYCIN SULFATE
TOLAZAMIDE
TOLBUTAMIDE
TRAZODONE HYDROCHLORIDE
TRIAMCINOLONE ACETONIDE
TRIFLUOPERAZINE HYDROCHLORIDE
TRIHENXYPHENIDYL HYDROCHLORIDE
TRIMEPRAZINE TARTRATE
TRIMETHOBENZAMIDE HYDROCHLORIDE
TRIMETHOPRIM
TRIMIPRAMINE MALEATE (Repealed)
TRIPLENNAMINE HYDROCHLORIDE
TRIPROLIDINE HYDROCHLORIDE
TRISULFAPYRIMIDINE
TROPICAMIDE
VALPROATE SODIUM
VALPROIC ACID
VANCOMYCIN HYDROCHLORIDE
VERAPAMIL HYDROCHLORIDE
VINBLASTINE SULFATE
VINCISTINE SULFATE

790.8980
EMERGENCY
790.9020
EMERGENCY
790.9035
EMERGENCY
790.9045
EMERGENCY
790.9048
EMERGENCY
790.9050
EMERGENCY
790.9056
EMERGENCY
790.9060
EMERGENCY
790.9084
EMERGENCY
790.9100
EMERGENCY
790.9140
EMERGENCY
790.9180
EMERGENCY
790.9220
EMERGENCY
790.9260
EMERGENCY
790.9300
EMERGENCY
790.9320
EMERGENCY
790.9340
EMERGENCY
790.9380
EMERGENCY
790.9420
EMERGENCY
790.9460
EMERGENCY
790.9475
EMERGENCY
790.9478
EMERGENCY
790.9486
EMERGENCY
790.9500
EMERGENCY
790.9520
EMERGENCY
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Brand(s) Darvocet-N 50 Darvocet-N 100 Propacet 100	tab 650mg;100mg tab 325mg;50mg tab 650mg;100mg tab 650mg;100mg tab 650mg;100mg tab 650mg;100mg tab 325mg;50mg tab 650mg;100mg tab 650mg;100mg	GeordGeneva Halsey Halsey Mylan Purepac/Kalipharma Superpharm Zenith Lilly Lilly Lemmon	(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)	Acetic Acid, Glacial; Hydrocortisone	Acetic Acid, Glacial; Hydrocortisone	Brand(s) Acetasol HC Orlex HC VoSol HC	sol'n, otic 2% sol'n, otic 2% @ sol'n, otic 2% sol'n, otic 2% @ sol'n, otic 2%;1% sol'n, otic 2%;1% @ sol'n, otic 2%;1% sol'n, otic 2%;1%	National Pharm/Barre Pharmafair Norwich Eaton/P&G Wallace/C-W	APPLICATION HOLDER, MANUFACTURER
Section 790.620 ACETAZOLAMIDE EMERGENCY									
Brand(s) Diamox	@ tab 250mg @ tab 250mg tab 250mg tab 125,250mg @ tab 250mg tab 125,250mg	(Ascot) Bolar Danbury Lannett Mutual (Vanguard/MMH) Lederle/Am Cyanamid	(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)	Acetohexamide		Brand(s) Dymelor	tab 250,500mg tab 250,500mg tab-250,500mg tab 250,500mg	Barr Danbury Pharmaceutical-Basies Lilly	APPLICATION HOLDER, MANUFACTURER
Section 790.660 ACETIC ACID, GLACIAL EMERGENCY									
Brand(s) Acetic Acid, Glacial	sol'n, irrig-urethral, in plastic container, 250mg/100ml(0.25%) sol'n, irrig-urethral, in plastic container, 250mg/100ml(0.25%) sol'n, irrig-urethral, in plastic container, 250mg/100ml(0.25%) sol'n, otic 2%	Abbott Kendall McGaw Travenol KV Pharmaceutical Thames	(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)	Acetylcysteine		Brand(s) Mucosol-10,20	soln for inh1 10,20% @ soln for inh1 10,20% soln for inh1 10,20%	APPLICATION HOLDER, MANUFACTURER Dupont Pharms Quad Dey	

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Mucomyst soln for inh1 10,20% Mead-Johnson/B-M
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.740 ALBUTEROL SULFATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Albuterol Sulfate	tab eq 2,4mg base tab eq 2,4mg base tab-eq-2,4mg-base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base tab eq 2,4mg base	American Therapeutics Biocraft Gerd Danbury Geneva Lederle/Am Cyanamid Lemmon Mutual Mylan Sindak Warner Chilcott/W-L Watson

Brand(s)

Proventil soln for inh1 eq 0.5% base
Ventolin soln for inh1 eq 0.5% base
Proventil syr eq 2mg base/5ml
Ventolin syr eq 2mg base/5ml
Proventil tab eq 2,4mg base
Ventolin tab eq 2,4mg base

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.760 ALCOHOL; MORPHINE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Alcohol; Morphine	45% v/v; 2mg/5ml 45% v/v; 2mg/5ml	Halsey National Pharm/Barre
Brand(s) Paregoric Tincture Paregoric Tincture Paregoric Tincture	45% v/v; 2mg/5ml 45% v/v; 2mg/5ml 45% v/v; 2mg/5ml	HR Cenci Lilly Pharmaceutical Basics

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.780 ALLOPURINOL

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Allopurinol	tab 100,300mg @ - tab 100,300mg tab-100,300mg tab-100,300mg tab 100,300mg tab 100,300mg tab 100,300mg tab 100,300mg tab 100,300mg @ - @ - tab 100,300mg	Barr Bolar Gheisea Gerd Danbury Geneva Mutual Mylan Par Purepac/Kalipharma Superpharm
Brand(s) Lopurin Zylorim	tab 100,300mg tab 100,300mg	Boots Burroughs Wellcome

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.788 AMANTADINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Amantadine Hydrochloride	cap 100mg cap 100mg cap 100mg syr 50mg/5ml	Bolar Inamed Pharmaceutical Basics Copley
Brand(s) Symadine Symmetrel Symmetrel	cap 100mg cap 100mg syr 50mg/5ml	Reid-Rewett/Solvay DuPont DuPont

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.799 AMILORIDE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Amiloride Hydrochloride; Hydrochlorothiazide	tab 5mg; 50mg tab 5mg; 50mg	Barr Biocraft

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Brand(s)
Hydro-ride
Moduretic 5/50
tab 5mg; 50mg
tab 5mg; 50mg
tab 5mg; 50mg
Mylan
Par
MSD/Merck
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.820 AMINOCAPROIC ACID
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Aminocaproic Acid	inj 250mg/ml inj 250mg/ml inj 250mg/ml inj 250mg/ml @ inj 250mg/ml	Abbott Elkins-Sinn/Robins Luitpold Quad
Amicar	inj 250mg/ml	Lederle Parenterals

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.830 AMINOHIPPURATE SODIUM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Aminohippurate Sodium	inj 20% @ inj 20%	Merck/MSD Quad

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.860 AMINOPHYLLINE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Aminophylline	inj 25mg/ml inj 25mg/ml inj 25mg/ml @ inj 25mg/ml	Abbott Beecham Bristol/B-M Elkins-Sinn/Robins IMS

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Aminophyllin Somophyllin Somophyllin-DF Aminophyllin	inj 25mg/ml soln, oral 105mg/5ml soln, oral 105mg/5ml soln, oral 105mg/5ml tab 100, 200mg tab 100, 200mg tab 100, 200mg tab 100, 200mg @ tab 100, 200mg tab 100, 200mg	Luitpold LyphoMed Natcon Pharma Serve Solopak Torlgian National Pharm/Barre Pharmaceutical Basics Roxane Gord Duramed Geneva Roxane (Vanguard/MMM) West-Ward
Aminophyllin Somophyllin Somophyllin-DF Aminophyllin	inj 25mg/ml soln, oral 105mg/5ml soln, oral 105mg/5ml tab 100, 200mg	Searle Fisons Fisons Searle

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.900 AMITRIPTYLINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Amitriptyline Hydrochloride	inj 10mg/ml @ tab 10, 25, 50, 75, 100, 150mg tab 10, 25, 50, 75, 100mg tab 10, 25, 50, 75, 100, 150mg tab 10, 25, 50, 75, 100, 150mg tab 10, 25, 50, 75, 100, 150mg tab 10, 25, 50, 75, 100, 150mg @ tab 10, 25, 50, 75, 100, 150mg @ tab 10, 25, 50, 75, 100, 150mg @ tab 10, 25, 50, 75, 100, 150mg tab 10, 25, 50, 75, 100, 150mg tab 10, 25, 50, 75, 100, 150mg tab 10, 25, 50, 75, 100, 150mg tab 10, 25, 50, 75, 100, 150mg @ tab-25mg tab 10, 25, 50, 75, 100mg tab 10, 25, 50, 75, 100, 150mg tab 10, 25, 50, 75, 100, 150mg tab 10, 25, 50, 75, 100mg @ tab 10, 25, 50, 75, 100mg	Steris Barr Biocraft Chelsea Gord Danbury Geneva Lederle/Am Cyanamid Lemmon MD Pharmaceutical Mutual Mylan Pharmaceutical-Basies Purepac/Kalipharma Roxane Siddmak Superpharm (Vanguard/MMM)

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Brand(s)	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Amcill	cap		Copanos
Omnipen	@ cap		Lederle/Am Cyanamid
Penbritin	cap		Mylan
Pfizerpen-A	@ cap		Purepac/Kalipharma
Polycillin	@ cap		Vitarine
Principen	cap		Zenith
Totacillin	cap		Biocraft
	pwr for susp		Cionmel
	pwr for susp		Copanos
	pwr for susp		Mylan
	pwr for susp		Purepac/Kalipharma
	cap		Parke-Davis/W-L
	@ _ cap		Wyeth Ayerst/AMHO
	cap		Pfizer
	cap		Bristol/B-M
	cap		Squibb
	cap		Beecham
	pwr for susp		Parke-Davis/W-L
	pwr for susp		Wyeth Ayerst/AMHO
	pwr for susp		Wyeth Ayerst/AMHO
	pwr for susp		Pfizer
	pwr for susp		Bristol/B-M
	pwr for susp		Squibb
	pwr for susp		Beecham

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1112 ANTIPYRINE; BENZOCAINE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Antipyrine; Benzocaine	soln, otic 54.0mg/ml (5.4%); 14mg/ml (1.4%)	HiTech Pharma
Brand(s)		
A/B Otic Drops	soln, otic 54.0mg/ml (5.4%); 14mg/ml (1.4%)	Clay Park Labs
Auralgan	soln, otic 54.0mg/ml (5.4%); 14mg/ml (1.4%)	Wyeth Ayerst/AMHO
Auroto Drops	soln, otic 54.0mg/ml (5.4%); 14mg/ml (1.4%)	National Pharm/Barre
Oto Ear Drops	soln, otic 54.0mg/ml (5.4%); 14mg/ml (1.4%)	Vortech

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.1120 ASCORBIC ACID; BIOTIN; CYANOCOBALAMIN; DEXPANTHENOL; ERGOCALCIFEROL; FOLIC ACID; NIACINAMIDE; PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN PHOSPHATE SODIUM; THIAMINE HYDROCHLORIDE; VITAMIN A; VITAMIN E

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Brand(s)		
M.V.C. 9+3	inj 10mg/ml; 0.006mg/ml; 0.05mg/ml; 1.5mg/ml; 20IU/ml; 0.04mg/ml; 4mg/ml; 0.4mg/ml; 0.36mg/ml; 0.3mg/ml; 330IU/ml; 11U/ml	LyphoMed
MVC Plus	inj 10mg/ml; 0.006mg/ml; 0.05mg/ml; 1.5mg/ml; 20IU/ml; 0.04mg/ml; 4mg/ml; 0.4mg/ml; 0.36mg/ml; 0.3mg/ml; 330IU/ml; 11U/ml	(Aseet)Steris
M.V.I.-12 Lyophilized	inj 10mg/ml; 0.006mg/ml; 0.05mg/ml; 1.5mg/ml; 20IU/ml; 0.04mg/ml; 4mg/ml; 0.4mg/ml; 0.36mg/ml; 0.3mg/ml; 330IU/ml; 11U/ml	ReverAstra

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1140 ASPIRIN; BUTALBITAL; CAFFEINE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Aspirin; Butalbital; Caffeine	cap 325mg; 50mg; 40mg cap 325mg; 50mg; 40mg tab 325mg; 50mg; 40mg tab 325mg; 50mg; 40mg tab 325mg; 50mg; 40mg tab 325mg; 50mg; 40mg tab 325mg; 50mg; 40mg tab 325mg; 50mg; 40mg tab 325mg; 50mg; 40mg tab 325mg; 50mg; 40mg tab 325mg; 50mg; 40mg tab 325mg; 50mg; 40mg	Chelsea Zenith Boots Chelsea Halsey Pharmafair Purepac/Kalipharma Quantum West-Ward Zenith
Brand(s)		
Butal Compound Fiorinal Lanorinal	cap 325mg; 50mg; 40mg cap 325mg; 50mg; 40mg cap 325mg; 50mg; 40mg	Gerdingeneva Sandoz Lannett

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Butal Compound
Florinal
Lanorinal
tab 325mg; 50mg; 40mg
tab 325mg; 50mg; 40mg
tab 325mg; 50mg; 40mg

GerdaGeneva
Sandoz
Lannett

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1300 ASPIRIN; CAFFEINE; PROPOXYPHENE HYDROCHLORIDE

EMERGENCY
(PROPOXYPHENE HYDROCHLORIDE COMPOUND)**
Propoxyphene Hydrochloride in Powder Form

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Aspirin; Caffeine;
Propoxyphene HCl
@ cap 389mg; 32.4mg; 65mg
cap 389mg; 32.4mg; 65mg
cap 389mg; 32.4mg; 65mg
cap 389mg; 32.4mg; 65mg
cap 389mg; 32.4mg; 65mg

Chelsea
GerdaGeneva
Lemmon
Vitarine
Zenith

Brand(s)
Compound 65
Darvon Compound-65

@ cap 389mg; 32.4mg; 65mg
cap 389mg; 32.4mg; 65mg

Barmax
Lilly

**Drug product selection should be made only from pharmaceutically equivalent products within an entity sub-heading.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1345 ASPIRIN; CARISOPRODOL

EMERGENCY

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Aspirin; Carisoprodol
Brand(s)
Soma Compound
@ tab 325mg; 200mg
tab 325mg; 200mg

Bolar
Par

Wallace/C-W

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.1350 ASPIRIN; CODEINE PHOSPHATE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Aspirin; Codeine
Phosphate
Brand(s)
tab 325mg; 15, 30, 60mg
tab 325mg; 15, 30, 60mg

Barr
Geneva

Empirin w/Codeine #2,3,4 tab 325mg; 15, 30, 60mg

Burroughs-Wellcome

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1388 ATENOLOL

EMERGENCY

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Atenolol

tab 50, 100mg

Geneva

(Source: Emergency rule added at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1420 ATROPINE SULFATE; DIPHENOXYLATE HYDROCHLORIDE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Atropine Sulfate;
Diphenoxylate HCl

liq 0.025mg/5ml; 2.5mg/5ml
@ tab 0.025mg; 2.5mg
tab 0.025mg; 2.5mg

Roxane
(Ascot)

tab 0.025mg; 2.5mg

Barr

tab 0.025mg; 2.5mg

Boots

tab 0.025mg; 2.5mg

Chelsea

@ tab 0.025mg; 2.5mg

Heather

tab 0.025mg; 2.5mg

ICN

tab 0.025mg; 2.5mg

Inwood/Forest

tab 0.025mg; 2.5mg

KV Pharmaceutical

@ tab 0.025mg; 2.5mg

Lederle/Am Cyanamid

tab 0.025mg; 2.5mg

Mylan

@ tab 0.025mg; 2.5mg

Parke-Davis/W-L

tab 0.025mg; 2.5mg

Pharmaceutical-Basies

tab 0.025mg; 2.5mg

Pharmafair

tab 0.025mg; 2.5mg

Private Formulations

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Colonaïd	liq 0.025mg/5ml; 2.5mg/5ml	Wallace
Lomaxate	liq 0.025mg/5ml; 2.5mg/5ml	National Pharm/Barre
Lomotil	liq 0.025mg/5ml; 2.5mg/5ml	Searle
Colonaïd	tab 0.025mg; 2.5mg	Wallace/C-W
Di-Atro	tab 0.025mg; 2.5mg	MD Pharmaceutical
Lofene	tab 0.025mg; 2.5mg	Lanmett
Logen	tab 0.025mg; 2.5mg	Superpharm
Lomotil	tab 0.025mg; 2.5mg	Searle
Lomoxate	tab 0.025mg; 2.5mg	GeordGeneva
Lo-Trol	tab 0.025mg; 2.5mg	(Vanguard/MM)
Low-Que!	tab 0.025mg; 2.5mg	Halsey

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1460 BACITRACIN
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Bacitracin	inj 50,000U	Pfizer
	inj 10,000, 50,000U	Quad
	inj 10,000, 50,000U	Upjohn
	oint, ophth	Altana/Pharmaderm
	oint, ophth	Bausch & Lomb
	oint, ophth	Lilly
	oint, ophth	Pharmafair
	pwdr 5,000,000 U/bottle	Brae Labs
	pwdr 5,000,000 U/bottle	Paddock Labs
Brand(s)		
Baci-Rx	pwdr 5,000,000 U/bottle	Pharma Tek

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.1490 BACITRACIN ZINC; HYDROCORTISONE; NEOMYCIN SULFATE;
POLYMYXIN B SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Bacitracin Zinc;	0 oint 400U/gm; 1%;	Pharmafair
Hydrocortisone;	eq 3.5mg base/gm; 5000U/gm	Pharmafair
Neomycin Sulfate;	oint, ophth 400U/gm; 1%;	Pharmafair
Polymyxin B Sulfate	eq 3.5gm-base/gm; 10,000U/gm	Pharmafair
Brand(s)		
Cortisporin	oint 400U/gm; 1%;	Burroughs Wellcome
	eq 3.5mg base/gm; 5000U/gm	
Cortisporin	oint, ophth 400U/gm; 1%;	Burroughs Wellcome
	eq 3.5gm base/gm; 10,000U/gm	
Ocutricin HC	oint, ophth 400U/gm; 1%;	Bausch & Lomb
	eq 3.5gm base/gm; 10,000U/gm	

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1500 BACITRACIN ZINC; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Bacitracin Zinc;	oint, ophth 400U/gm;	Altana
Neomycin Sulfate;	eq 3.5mg/base/gm; 10,000U/gm	Pharmafair
Polymyxin B Sulfate	oint, ophth 400U/gm;	Pharmafair
	eq 3.5mg-base/gm; 10,000U/gm	
Brand(s)		
Neosporin	oint, ophth 400U/gm;	Burroughs Wellcome
	eq 3.5mg/base/gm; 10,000U/gm	
Ocutricin	oint, ophth 400U/gm;	Bausch & Lomb
	eq 3.5mg/base/gm; 10,000U/gm	

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.1540 BACITRACIN ZINC; POLYMYXIN B SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Brand(s) Ocumycin	oint, ophth 500U/g; 10,000U/g	Pharmacia Bausch & Lomb
Polysporin	oint, ophth 500U/g; 10,000U/g	Burroughs Wellcome

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1560 BACLOFEN
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Baclofen	tab 10,20mg tab 10,20mg	Danbury Zenith
Brand(s) Lioresal	tab 10,20mg	Ciba-Geigy

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1570 BENZTROPINE MESYLATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Benztropine Mesylate	tab 0.5,1,2mg tab 0.5,1,2mg tab 0.5,1,2mg tab 0.5,1,2mg	Invamed Par Pharmaceutical-Basies Quantum Sidmak
Brand(s) Cogentin	tab 0.5,1,2mg	MSD/Merck

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.1660 BETHANECHOL CHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Bethanechol Chloride	0 inj 5mg/ml 0 tab 10,25mg 0 tab 5,10,25,50mg 0 tab 5,10,25mg tab 5,10,25,50mg tab 5,10,25mg tab 5,10,25mg tab 5,10,25,50mg tab 5,10,25mg tab 25mg	Quad (Ascot) Bolar Chelsea Danbury Lannett Sidmak Vitarine Zenith
Brand(s) Urecholine Duvold	inj 5mg/ml tab 10,25,50mg	MSD/Merck Norwich-Eaton/P&G Roberts Glenwood
Myotonachol Urecholine	tab 5,10,25mg tab 5,10,25,50mg	MSD/Merck

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1685 BRETILUM TOSYLATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Bretylum Tosylate	inj 50mg/ml inj 50mg/ml inj 50mg/ml inj 50mg/ml inj 50mg/ml inj 50mg/ml 0 inj 50mg/ml	Abbott Astra Elkins-Sinn/Robins IMS Luitpold Lyphomed Quad
Brand(s) Bretylol	inj 50mg/ml	DuPont Pharm

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1740 BUTABARBITAL SODIUM

EMERGENCY	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
	Butabarbital Sodium	elix 30mg/5ml tab 30mg @ tab 15, 30mg @ tab 15, 30mg - @ tab 15, 30, 100mg tab 15, 30mg tab 16.2, 32.4mg @ tab 16.2, 32.4mg @ tab 15, 30mg - @ tab 15, 30mg tab 15, 30mg tab 15, 30mg	Pharmaceutical Basics Bundy Chelsea GerdGeneva Lannett Lemmon Marshall Pharm Reid-Rewell Solvay Towne Paulsen Vitarine West-Ward Zenith
	Brand(s) Butabarb Butisol Sodium Butisol Butisol Sodium Sarisol	elix 30mg/5ml elix 30mg/5ml elix 30mg/5ml tab 15, 30, 100mg tab 15, 30mg	National Pharm/Barre Wallace/C-W Halsey Wallace/C-W Halsey

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1820 CAFFEINE: ERGOTAMINE TARTRATE

EMERGENCY	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
	Brand(s)		
	Cafergot	tab 100mg; 1mg	Sandoz
	Ercatab	tab 100mg; 1mg	GeardGeneva
	Migraïne	tab 100mg; 1mg	Organon/Akzona

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1830 CALCITONIN, SALMON

<u>EMERGENCY</u>	<u>DOSAGE FORM, STRENGTH</u>	<u>APPLICATION HOLDER, MANUFACTURER</u>
<u>DRUG</u>		
Brand(s) <u>Calcimar</u>	1nj 200 iu/ml	Rhone Poulenc Rorer

Rhone Poulenc Rorer

Section 790.1700 BROMPHENIRAMINE MALEATE

EMERGENCY	DURUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
	Brompheniramine Maleate	elix 2mg/5ml elix-2mg/5ml elix-2mg/5ml elix-2mg/5ml inj 10mg/ml tab 4mg @ tab-4mg @ tab 4mg @ tab-4mg tab 4mg tab 4mg — — @ tab 4mg @ tab 4mg tab 4mg tab 4mg tab 4mg tab 4mg @ — @ — @ — @ — tab 4mg	KV Pharmaceutical National-Pharm/Bayer Pharm-Assee/Besoh Pharmaceutical-Basies Steris Anabolic Barr Chelsea Gerd Danbury Geneva Newtron Par Phoenix Pioneer Private Formulations Purepac/Kalipharma Tablicaps Vitarine Zenith Robins Robins Robins Lannett
	(Brand(s)	elix 2mg/5ml inj 10mg/ml tab 4mg tab 4mg	
	Dimetane		
	Dimetane-Ten		
	Dimetane		
	Veltane		

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.1710 BROMPHENIRAMINE MALEATE: PHENYLPROPANOLAMINE HYDROCHLORIDE

EMERGENCY	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
	Brompheniramine Maleate; Phenylpropanolamine Hydrochloride Brand(s)	0 elix 4mg/5ml; 25mg/5ml	Pharmaceutical Basics
	Bromanate	0 elix 4mg/5ml; 25mg/5ml	National Pharm/Barre

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.2097 CEPHALEXIN
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cephalexin	cap cap, pwdr for susp, tab cap, pwdr for susp, tab cap cap, pwdr for susp cap cap cap, pwdr for susp @ _ cap cap cap cap	Atral Labs Barr Biocraft Jerome Stevens Lemmon Marsam MJ Pharmaceuticals Novopharm Purepac/Kalipharma Squibb Mark Yoshitomi Zenith
Brand(s) Cefanex Keflex Keflet	cap cap, pwdr for susp tab	Bristol/B-M Lilly Lilly

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2100 CEPHALOTHIN SODIUM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cephalothin Sodium	inj eq 1,2gm base/vial inj eq 1,2,4gm base/vial @ _ inj eq 1,2,4gm base/vial inj eq 1,2gm base/vial	Abbott Bristol/B-M IMS Lyphomed
Brand(s) Keflin Seffin	inj eq 1,2,4gm base/vial inj eq 1,2,4gm base/vial	Lilly Glaxo

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2140 CEPHRADINE/CEPHRADINE DIHYDRATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cephadrine/Cephadrine Dihydrate	cap cap	Barr Biocraft

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Anspor Velosef Anspor Velosef	cap pwdr for susp pwdr for susp @ _ cap pwdr for susp pwdr for susp	Zenith Barr Biocraft SKF Ersana SKF Ersana

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2155 CHLORAL HYDRATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Chloral Hydrate	sy 500mg/5ml sy 500mg/5ml sy 500mg/5ml sy 500mg/5ml @ _ sy 500mg/5ml sy 500mg/5ml sy 500mg/5ml	HR Cenci Lederle/Am Cyanamid National Pharm/Barre Pharmaceutical Basics Purepac/Kalipharma Roxane Veratex
Brand(s) Noctec	sy 500mg/5ml	ER Squibb

*This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2180 CHLORAMPHENICOL
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Chloramphenicol	cap @ _ oint, ophth 1% oint, ophth 1% soln, ophth 0.5% soln, ophth 0.5% soln, ophth 0.5%	Zenith Altana Bausch & Lomb Bausch & Lomb Norbrook Am Steris
Brand(s) Amphicol	cap	MK Laboratories

Chloromycetin
Mycel
~~Chloromycin~~
Chloromycetin
Chloroptic S.O.P.
Econochlor
AK-Chlor
~~Chloromycin~~
Chloroptic
Econochlor
Ophthochlor
Optomycin

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2260 CHLORDIAZEPOXIDE HYDROCHLORIDE

SECTION 7 - EMERGENCY

DRUG **DOSAGE FORM, STRENGTH**

Chlordiazepoxide
Hydrochloride

@ cap 5, 10, 25mg
 cap 5, 10, 25mg
 cap 5, 10, 25mg
 cap 5, 10, 25mg
 cap 5, 10, 25mg
 cap 5, 10, 25mg
 @ cap 5, 10, 25mg
 @ cap 5, 10, 25mg
 cap 5, 10, 25mg
 cap 5, 10, 25mg
 cap 10mg
 cap 5, 10, 25mg
 cap 5, 10, 25mg

cap 10, 25mg
cap 5, 10, 25mg
cap 5, 10, 25mg
cap 5-10-25mg
cap 5, 10, 25mg
cap 5, 10, 25mg
cap 5, 10, 25mg
cap 5, 10, 25mg
cap 5, 10, 25mg

Brand(s)
A-Poxide
Chlordiazachet
Librium

cap 5, 10, 25mg

Katharine Hoffman LaRoche

Parke-Davis/W-L
Rachelle
Pharmafair
Parke-Davis/W-L
Allergan
Alcon
Akorn
Pharmafair
Allergan
Alcon
Parke-Davis/W-L
Optics

ffective March 14,

tab 250, 500mg

11

Diuril tab 250,500mg
(Source: Emergency amendment at 16 Ill. Reg. 1992, for a maximum of 150 days)

Section 790.2390 CHLOROTHIAZIDE: METHYLDOPA

AGENCY

[illegible]

**Chlorothiazide;
Methyl dopa
Brand(s)
Aldoclor-150
Aldoclor-250**

@ tab 150;250mg	tab 150;250mg
@ tab 250;250mg	tab 250;250mg

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2460 CHLORPHENIRAMINE MALEATE

AGENCY

DRUG	DOSAGE FORM	STRENGTH
Amoxicillin	capsule	500 mg
Amoxicillin	capsule	250 mg
Amoxicillin	capsule	125 mg
Amoxicillin	capsule	50 mg
Amoxicillin	capsule	20 mg
Amoxicillin	capsule	10 mg
Amoxicillin	capsule	5 mg
Amoxicillin	capsule	2.5 mg
Amoxicillin	capsule	1.25 mg
Amoxicillin	capsule	0.625 mg
Amoxicillin	capsule	0.3125 mg
Amoxicillin	capsule	0.15625 mg
Amoxicillin	capsule	0.078125 mg
Amoxicillin	capsule	0.0390625 mg
Amoxicillin	capsule	0.01953125 mg
Amoxicillin	capsule	0.009765625 mg
Amoxicillin	capsule	0.0048828125 mg
Amoxicillin	capsule	0.00244140625 mg
Amoxicillin	capsule	0.001220703125 mg
Amoxicillin	capsule	0.0006103515625 mg
Amoxicillin	capsule	0.00030517578125 mg
Amoxicillin	capsule	0.000152587890625 mg
Amoxicillin	capsule	0.0000762939453125 mg
Amoxicillin	capsule	0.00003814697265625 mg
Amoxicillin	capsule	0.000019073486328125 mg
Amoxicillin	capsule	0.0000095367431640625 mg
Amoxicillin	capsule	0.00000476837158203125 mg
Amoxicillin	capsule	0.000002384185791015625 mg
Amoxicillin	capsule	0.0000011920928955078125 mg
Amoxicillin	capsule	0.00000059604644775390625 mg
Amoxicillin	capsule	0.000000298023223876953125 mg
Amoxicillin	capsule	0.0000001490116119384765625 mg
Amoxicillin	capsule	0.00000007450580596923828125 mg
Amoxicillin	capsule	0.000000037252902984619140625 mg
Amoxicillin	capsule	0.0000000186264514923095703125 mg
Amoxicillin	capsule	0.00000000931322574615478515625 mg
Amoxicillin	capsule	0.000000004656612873077392578125 mg
Amoxicillin	capsule	0.0000000023283064365386962890625 mg
Amoxicillin	capsule	0.00000000116415321826934814453125 mg
Amoxicillin	capsule	0.000000000582076609134674072265625 mg
Amoxicillin	capsule	0.0000000002910383045673370361328125 mg
Amoxicillin	capsule	0.00000000014551915228366851806640625 mg
Amoxicillin	capsule	0.000000000072759576141834259033203125 mg
Amoxicillin	capsule	0.0000000000363797880709171295166015625 mg
Amoxicillin	capsule	0.00000000001818989403545856475830078125 mg
Amoxicillin	capsule	0.000000000009094947017729282379150390625 mg
Amoxicillin	capsule	0.0000000000045474735088646411895751953125 mg
Amoxicillin	capsule	0.00000000000227373675443232059478759765625 mg
Amoxicillin	capsule	0.000000000001136868377216160297393798828125 mg
Amoxicillin	capsule	0.0000000000005684341886080801486968994140625 mg
Amoxicillin	capsule	0.00000000000028421709430404007434844970703125 mg
Amoxicillin	capsule	0.000000000000142108547152020037174224853515625 mg
Amoxicillin	capsule	0.0000000000000710542735760100185871124267578125 mg
Amoxicillin	capsule	0.00000000000003552713678800500929355621337890625 mg
Amoxicillin	capsule	0.000000000000017763568394002500461778106689453125 mg
Amoxicillin	capsule	0.0000000000000088817841970012502308890533447265625 mg
Amoxicillin	capsule	0.00000000000000444089209850062511544452667236328125 mg
Amoxicillin	capsule	0.000000000000002220446049250312557722263336181640625 mg
Amoxicillin	capsule	0.0000000000000011102230246251562788611316680908203125 mg
Amoxicillin	capsule	0.00000000000000055511151231257813943056583404541015625 mg
Amoxicillin	capsule	0.000000000000000277555756156289069715282917022705078125 mg
Amoxicillin	capsule	0.0000000000000001387778780781445348576414585113525390625 mg
Amoxicillin	capsule	0.00000000000000006938893903907226742882072925567626953125 mg
Amoxicillin	capsule	0.000000000000000034694469519536133714410364627838134765625 mg
Amoxicillin	capsule	0.0000000000000000173472347597680668572051823139190673828125 mg
Amoxicillin	capsule	0.00000000000000000867361737988403342860259115695953369140625 mg
Amoxicillin	capsule	0.000000000000000004336808689942016714301295578479766845703125 mg
Amoxicillin	capsule	0.0000000000000000021684043449710083571506477892398834228515625 mg
Amoxicillin	capsule	0.00000000000000000108420217248550417857532389461994171142578125 mg
Amoxicillin	capsule	0.000000000000000000542101086242752089287661947309970855712890625 mg

Chlorpheniramine Maleate inj 10mg/ml
 @ inj 10mg/ml
 inj 10mg/ml
 inj 100mg/ml

APPLICATION HOLDER,
MANUFACTURER

Bel-Mar
Elkins-Sinn/Robins
Lemmon
Steris

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(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2510 CHLOROPROPAMIDE

[illegible]

**APPLICATION HOLDER,
MANUFACTURER**

Barr
Bolar
Chelsea
Gord
Danbury
Duramed
Geneva
Halsey
Lederle/Am Cyanamid
Wyln
Par
Pharmaceuteat-Bast
Sldmak
Superpharm
Vitarine
Zenith

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Brand(s)
Atromid-S

cap 500mg
cap 500mg
cap 500mg

GerdGeneva
Pharmaceutical Basics

Wyeth Ayerst/AMHO

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2617 CLONIDINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Clonidine Hydrochloride	tab 0.1,0.2,0.3mg tab 0.1,0.2,0.3mg @ tab 0.1,0.2,0.3mg @ tab 0.1,0.2,0.3mg @ tab 0.1,0.2,0.3mg @ tab 0.1,0.2,0.3mg tab 0.1,0.2,0.3mg tab 0.1,0.2,0.3mg tab 0.1,0.2,0.3mg tab 0.1,0.2,0.3mg tab 0.1,0.2,0.3mg tab 0.1,0.2,0.3mg	Barr Biocraft Bolar Gerd Danbury Duramed Geneva Lederle/Am Cyanamid Mylan Par Purepac/Kalipharma Warner-Chilcott/W-L
Catapres	tab 0.1,0.2,0.3mg	Boehringer/Ingelheim

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992 for a maximum of 150 days)

Section 790.2618 CLORAZEPATE DIPOTASSIUM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Clorazepate Dipotassium	cap 3.75,7.5,15mg @ cap 3.75,7.5,15mg @ cap 3.75,7.5,15mg cap 3.75,7.5,15mg cap 3.75,7.5,15mg cap 3.75,7.5,15mg cap 3.75,7.5,15mg cap 3.75,7.5,15mg cap 3.75,7.5,15mg @ cap 3.75,7.5,15mg @ cap 3.75,7.5,15mg @ cap 3.75,7.5,15mg tab 3.75,7.5,15mg	Able American Therapeutics Chelsea GerdGeneva Lederle/Am Cyanamid Mylan Pharmaceutical Basics Purepac/Kalipharma Searle Warner Chilcott/W-L Able

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@ tab 3.75,7.5,15mg
- tab 3.75,7.5,15mg
@ tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg
tab 3.75,7.5,15mg

American Therapeutics
GerdGeneva
Lederle/Am Cyanamid
Mylan
Purepac/Kalipharma
Warner Chilcott/W-L
Watson

Brand(s)
Tranxene

tab 3.75,7.5,15mg

Abbott

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2620 CLOTRIMAZOLE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Lotrimin	cream 1%	Schering Miles
Mycelex	cream 1%	Sehering Miles
Gyne-Lotrimin	cream-vag-1%	Sehering Miles
Mycelex-G	cream, vag 1%	Schering Miles
Lotrimin	soln, top 1%	Schering Miles
Mycelex	soln, top 1%	Sehering Miles
Gyne-Lotrimin	tab-vag-100mg	Sehering Miles
Mycelex-G	tab, vag 100mg	Sehering Miles

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2661 CODEINE PHOSPHATE; GUAIFENESIN; PSEUDOEPHEDRINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Codeine Phosphate;	syr 10mg/5ml; 100mg/5ml;	National Pharm/Barre
Guaifenesin;	30mg/5ml	Pharmaceutical Basics
Pseudoephedrine	syr 10mg/5ml; 100mg/5ml;	
Hydrochloride	30mg/5ml	
Brand(s)		
Codafed Expectorant	syr 10mg/5ml; 100mg/5ml;	Hauk
	30mg/5ml	
Novahistine Expectorant	syr 10mg/5ml; 100mg/5ml;	Merrell Dow
	30mg/5ml	
Phenylhistine	syr 10mg/5ml; 100mg/5ml;	HR Cenci
Expectorant	30mg/5ml	

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Robitussin DAC Syrup
syr 10mg/5ml; 100mg/5ml;
30mg/5ml

AH Robins

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2780 CYANOCOBALAMIN
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Cyanocobalamin	inj 30, 100, 1000mcg/ml	Del'l
	inj 1000mcg/ml	Elkins-Sinn/Robins
	inj 100, 1000mcg/ml	Leimner
	inj 30, 100, 1000mcg/ml	Luitpold
	inj 1000mcg/ml	LyphoMed
	inj 1000mcg/ml	Merrell-Dow
	inj 30, 1000mcg/ml	Natcon
	inj 1000mcg/ml	Sotopak
	inj 100, 1000mcg/ml	Steris
	inj 100, 1000mcg/ml	Wyeth Ayerst/AMHO
Brand(s)		
Berubigen	inj 1000mcg/ml	Upjohn
Betalgin 12	inj 100, 1000mcg/ml	Lilly
Cobavite	inj 100, 1000mcg/ml	Leimner
Dodecamin	inj 100, 1000mcg/ml	Steris
Redisol	inj 1000mcg/ml	Newbreak-Am
Rubivite	inj 1000mcg/ml	MSD/Merck
Rubramin PC	inj 30, 100, 1000mcg/ml	Bel-Mar
Ruvite	inj 1000mcg/ml	Squibb
Sytobex	inj 1000mcg/ml	Al tana/Savage
Vibisone	inj 1000mcg/ml	Parke-Davis/W-L
Vt-Twel	inj 1000mcg/ml	LyphoMed
	inj 1000mcg/ml	Berlex/Schering

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2900 CYPROHEPTADINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER	APPLICATION HOLDER
Cyproheptadine	syr 2mg/5ml	Halsey	
Hydrochlorthide	0 syr 2mg/5ml	Naska	

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syr 2mg/5ml	Not a Pharm/Barre
syr 2mg/5ml	Pharmaceutical Basics
tab 4mg	(Ascot)
tab 4mg	Bolar
tab 4mg	Camall
tab 4mg	Chelsea
tab-4mg	Gerd
tab 4mg	Danbury
tab 4mg	Duramed
tab 4mg	Geneva
tab 4mg	Halsey
tab 4mg	KV Pharmaceutical
tab 4mg	MD Pharmaceutical
tab 4mg	Mylan
tab 4mg	Par
tab 4mg	Pioneer
tab 4mg	Sidmak
tab-4mg	Superpharm
tab 4mg	Zenith
syr 2mg/5ml	MSD/Merck
tab 4mg	MSD/Merck

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2902 CYTARABINE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Cytarabine	inj 20mg/ml inj 100,500mg/vial @ inj 100,500mg/vial	David Bull Labs Ben Venue Quad
Brand(s) Cytosar-U	inj 100,500mg/vial	Upjohn

(Source: Emergency amendment at 16 111. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2904 DACARBAZINE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Decarbazine	inj 100, 200mg	LyphoMed

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Brand(s)
DTIC-Dome
@ inj 100,200,500mg Quad
inj 100,200,500mg Miles
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.2980 DEXAMETHASONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dexamethasone; Neomycin Sulfate; Polymyxin B Sulfate	oint, ophth 0.1%; eq 3.5mg base/gm; 10,000U/gm	Fougera
	susp, ophth 0.1%; eq 3.5mg base/ml; 10,000U/ml	Steris
Brand(s) Dexacidin	oint, ophth 0.1%; eq 3.5mg base/gm; 10,000U/gm	Iolab
Dexasporin	oint, ophth 0.1%; eq 3.5mg base/gm; 10,000U/gm	Pharmafair Bausch & Lomb
Maxitrol	oint, ophth 0.1%; eq 3.5mg base/gm; 10,000U/gm	Alcon
Dexacidin	susp, ophth 0.1%; eq 3.5mg base/ml; 10,000U/ml	Iolab
Dexasporin	susp, ophth 0.1%; eq 3.5 mg base/ml; 10,000U/ml	Pharmafair
Maxitrol	susp, ophth 0.1%; eq 3.5mg base/ml; 10,000U/ml	Alcon

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.3020 DEXAMETHASONE SODIUM PHOSPHATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dexamethasone Sodium Phosphate	inj eq 4mg phosphate/ml	Bel-Mar
	inj eq 4mg phosphate/ml	Bristol/B-M
	inj eq 4mg phosphate/ml	De11
	inj eq 4,10mg phosphate/ml	Elkins-Sinn/Robins
	inj eq 20mg phosphate/ml	IMS
	inj eq 4,10mg phosphate/ml	Kendall McGaw
	inj eq 4mg phosphate/ml	Lemmon
	inj eq 4mg phosphate/ml	Luitpold
	inj eq 4,10mg phosphate/ml	Lyphomed
	inj eq 4mg phosphate/ml	Norbrook Am
	inj eq 4,10,20,24mg phosphate/ml	Quad
	inj eq 4,10,24mg phosphate/ml	Steris
	inj eq 4mg phosphate/ml	Wyeth/AMHO
	soln, ophth eq 0.1% phosphate	Barnes-Hind
	soln, ophth-otic eq 0.1% phosphate	Norbrook Am
	soln, ophth eq 0.1% phosphate	Steris
Brand(s) Dexacen-4 Decadron Hexadrol	inj eq 4mg phosphate/ml	Central Pharm
	inj eq 4,24mg phosphate/ml	MSD/Merck
	inj eq 4,10,20mg phosphate/ml	Organon/Akzona
Decadron	oint, ophth eq 0.05% phosphate	MSD/Merck
Dexair	oint, ophth eq 0.05% phosphate	Pharmafair
Maxidex	oint, ophth eq 0.05% phosphate	Bausch & Lomb
AK-Dex	soln, ophth eq 0.1% phosphate	Alcon
Decadron	soln, ophth-otic eq 0.1% phosphate	Akorn
Dexair	soln, ophth eq 0.1% phosphate	MSD/Merck
	soln, ophth eq 0.1% phosphate	Pharmafair
	soln, ophth eq 0.1% phosphate	Bausch & Lomb

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.3021 DEXAMETHASONE SODIUM PHOSPHATE; NEOMYCIN SULFATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dexamethasone Sodium Phosphate; Neomycin Sulfate	soln, -ophth-eq-0.1% phosphate; eq-3.5mg-base/ml soln, ophth eq 0.1% phosphate; eq 3.5mg base/ml	Pharmacia
Brand(s)		Steris
Neodecadron	soln, ophth eq 0.1% phosphate; eq 3.5mg base/ml	MSD/Merck
Neo Dexair	soln, ophth eq 0.1% phosphate; eq 3.5mg base/ml	Bausch & Lomb

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3029 DEXTROSE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dextrose	inj 5g/100ml (5%), 10gm/100ml (10%), 20gm/100ml (20%), 30gm/100ml (30%), 40gm/100ml (40%), 50gm/100ml (50%), 60gm/100ml (60%), 70gm/100ml (70%)	Abbott
	inj 5gm/100ml (5%), 10gm/100ml (10%), 20gm/100ml (20%), 30gm/100ml (30%), 40gm/100ml (40%), 50gm/100ml (50%), 60gm/100ml (60%)	Cutter
	inj 5gm/100ml (5%), 10gm/100ml (10%), 20gm/100ml (20%), 30gm/100ml (30%), 40gm/100ml (40%), 50gm/100ml (50%), 60gm/100ml (60%)	Kendall McGaw
	inj 5gm/100ml (5%), 10gm/100ml (10%), 20gm/100ml (20%), 30gm/100ml (30%), 40gm/100ml (40%), 50gm/100ml (50%), 60gm/100ml (60%)	Travenol

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70gm/100ml (70%)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3049 DEXTROSE; SODIUM CHLORIDE

EMERGENCY

Injection; in plastic container

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dextrose; Sodium Chloride	inj 2.5gm/100ml (2.5%); 450mg/100ml (0.45%); inj 5gm/100ml (5%); 300mg/100ml (0.3%); inj 5gm/100ml (5%); 450mg/100ml (0.45%); inj 5gm/100ml (5%); 900mg/100ml (0.9%); inj 5gm/100ml (5%); 200mg/100ml (0.2%)	Abbott
	@ inj 5gm/100ml (5%); 300mg/100ml (0.3%); @ inj 5gm/100ml (5%); 450mg/100ml (0.45%); inj 5gm/100ml (5%); 900mg/100ml (0.9%); inj 2.5gm/100ml (2.5%); 450mg/100ml (0.45%); inj 5gm/100ml (5%); 200mg/100ml (0.2%); inj 5gm/100ml (5%); 330mg/100ml (0.33%); inj 5gm/100ml (5%); 450mg/100ml (0.45%); inj 5gm/100ml (5%); 900mg/100ml (0.9%); inj 10gm/100ml (10%); inj 2.5gm/100ml (2.5%); 450mg/100ml (0.45%); inj 5gm/100ml (5%); 200mg/100ml (0.2%); inj 5gm/100ml (5%); 330mg/100ml (0.33%)	Abbott
		Abbott
		Abbott
		Abbott
		Cutter
		Cutter
		Cutter
		Cutter
		Kendall McGaw
		Kendall McGaw
		Kendall McGaw
		Kendall McGaw
		Kendall McGaw
		Kendall McGaw
		Travenol
		Travenol
		Travenol

inj 5gm/100ml (5%);
450mg/100ml (0.45%)
inj 5gm/100ml (5%);
900mg/100ml (0.9%)
inj 10gm/100ml (10%);
900mg/100ml (0.9%)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3054 DIAZEPAM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Diazepam	inj 5mg/ml	Abbott
	inj 5mg/ml	Elkins-Sinn/Robins
	inj 5mg/ml	Lederle
	inj 5mg/ml	Leimmon
	inj 5mg/ml	LyphoMed
	inj 5mg/ml	Parke-Davis
	inj 5mg/ml	Steris
	inj 5mg/ml	Sterling
	tab 2.5, 10mg	Barr
	tab 2.5, 10mg	Gheisea
	tab 2.5, 10mg	Gord
	tab 2.5, 10mg	Danbury
	tab 2.5, 10mg	Duramed
	tab 2.5, 10mg	Geneva
	tab 2.5, 10mg	Halsey
	tab 2.5, 10mg	Lederle/Am Cyanamid
	tab 10mg	Martec
	tab 2.5, 10mg	Mylan
	tab 2.5, 10mg	par
	tab 2.5, 10mg	Parke-Davis/W-L
Valium	0	Pharmaceutical Basis
	0	Pioneer
	0	Purepac/Kalipharma
	0	Roxane
	0	Zenith
Q-Pam	inj 5mg/ml	Hoffmann-LaRoche
	tab 2.5, 10mg	Quantum
	tab 2.5, 10mg	Hoffmann-LaRoche

(Source: Emergency amendment at 16 111. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3085 DICYCLOMINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Diclofenac	cap 10mg	Barr
	0 -	Bolar
	cap 10mg	Chelsea
	cap 10mg	Pioneer
	inj 10mg/ml	Steris
	syr 10mg/5ml *	National Pharm/Berre
	syr 10mg/5ml *	Pharmaceutical Basics
	tab 20mg	Barr
	0 -	Bolar
	tab 20mg	Chelsea
	tab 20mg	Pioneer
	cap 10mg	Merrell-Dow
	inj 10mg/ml	Merrell-Dow
	syr 10mg/5ml	Merrell-Dow
	tab 20mg	Merrell-Dow
Brand(s)		
Benty		
Benty		
Benty *		
Benty		

*The syrup dosage form of this entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3100 DIENESTROL
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dienestrol Brand(s)	cream, vag 0.01%	Ortho
DV	cream, vag 0.01%	Merrell-Dow
Estraguard	cream, vag 0.01%	Reid-Rowe†Solvay
Source: Emergency amendment at 16 III. Reg. 4899, effective March 14, , for a maximum of 150 days)		
ion 790.3260 DIMENHYDRINATE		
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dimenhydrinate	inj 50mg/ml	Elkins-Sinn/Robins

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50 mg/ml
50 mg/ml
50 mg/ml

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3300 DIPHENHYDRAMINE HYDROCHLORIDE

**SECTION 7
EMERGENCY**

DRUG **DOSAGE FORM, STRENGTH**

Diphenhydramine
Hydrochloride

cap 25, 50mg	Anabolic
cap 25, 50mg	Barr
cap 25, 50mg	Bolar
cap 25, 50mg	Chelsea
cap 25, 50mg	Gerd
cap 25, 50mg	Danbury
cap 25, 50mg	Geneva
cap 50mg	<u>Halsey</u>
cap 25, 50mg	Heather
cap 25, 50mg	ICN
cap 25, 50mg	Lannett

cap 25.50mg	Lannett
@ cap 25.50mg	Lederle/Am Cyanamid
cap 25.50mg	Lenmon
cap 25.50mg	LNK International
cap 25.50mg	MK Laboratories
cap 25.50mg	Mutual
cap 25.50mg	Newtron
cap 25.50mg	Pioneer
cap 25.50mg	Private Formulations
cap 25.50mg	Purepac/Kalipharma
cap 25.50mg	Quantum
cap 25.50mg	Richlyn
cap 50mg	Roxane
cap 25.50mg	Superpharm
@ cap 25.50mg	Towne Paulsen
@ cap 25.50mg	(Vanguard/MMM)
cap 25.50mg	Vitarine
cap 50mg	West-Ward
cap 25.50mg	Zenith
elix 12.5mg/5ml	C.M. Bundy
@ elix 12.5mg/5ml	KV Pharmaceutical
elix 12.5mg/5ml	Lannett
@ elix 12.5mg/5ml	Lederle/Am Cyanamid
elix 12.5mg/5ml	Life
elix 12.5mg/5ml	MK Laboratories

**APPLICATION HOLDER,
MANUFACTURER**

**Lemmer
Steris
Wyeth Averst/AMHO**

Effective March 14,

Brand(s)

cap 25,50mg
elix 12.5mg/5ml
elix 12.5mg/5ml
elix 12.5mg/5ml
elix 12.5mg/5ml
elix 12.5mg/5ml
inj 10,50mg/ml

(Source: Emergency amendment at 16 I11. Reg. 1992, for a maximum of 150 days)

Section 790.3308 DIPYRIDAMOLE
EMERGENCY

DRUG

DOOSAGE FORM, STRENGTH

APPLICATION HOLDER,
MANUFACTURER

Dipyridamole

tab 25, 50, 75mg
tab-25, 50, 75mg
tab 25, 50, 75mg
tab 25, 50, 75mg
tab 25, 50, 75mg
tab 25, 50, 75mg

Brand(s)
Persantine

Boehringer-Ingelheim

(Source: Emergency amendment at 16 Ill. Reg. 1992, for a maximum of 150 days)

4899 , effective March 14,

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Section 790.3315 DISOPYRAMIDE PHOSPHATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Disopyramide Phosphate	cap eq 100,150mg base cap eq 100,150mg base @ cap eq 100,150mg base eap-eq-100,150mg-base cap eq 100,150mg base cap eq 100,150mg base cap eq 100,150mg base @ cap eq 100,150mg base @ cap eq 100,150mg base cap eq 100,150mg base cap, controlled release eq 100,150mg base	Barr Biocraft Bolar Gord Danbury Geneva Interpharm Mylan Superpharm Zenith K-V Pharmaceuticals
Brand(s) Norpace Norpace-CR	cap eq 100,150mg base cap, controlled release eq 100,150mg base	Searle Searle

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3335 DOPAMINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Dopamine Hydrochloride	inj 40,80,160mg/ml inj 40,80,160mg/ml inj 40mg/ml inj 40,80mg/ml inj 40,80mg/ml inj 40mg/ml inj 40,80,160mg/ml inj 40,80,160mg/ml inj 40,80,160mg/ml @ inj 40,80mg/ml inj 40mg/ml	Abbott Astra Bristol/B-M Etkins-Sinn/Robin Gensia Pharmaceuticals TMS Luitpold Lyphomed Solopak Warner Chilcott/W-L
Brand(s) Dopastat Intropin	inj 40,80mg/ml inj 40,80,160mg/ml	Parke-Davis/W-L DuPont Pharm

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992 for a maximum of 150 days)

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Section 790.3340 DOXEPIN HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Doxepin Hydrochloride	@ cap eq 25,50,75,100mg base @ cap eq 10,25,50,75, 100,150mg base eap-eq-10,25,50,75,100mg --base cap eq 10,25,50,75,100mg base cap eq 10,25,50,75,100mg base cap eq 10,25,50,75, 100,150mg base cap eq 10,25,50,75, 100mg base cap eq 10,25,50,75, 100,150mg base cap eq 10,25,50,75, 100,150mg base cap eq 10,25,50mg base conc eq 10mg base/ml conc eq 10mg base/ml cap eq 10,25,50,75, 100,150mg base cap eq 10,25,50,75, 100,150mg base cap eq 10,25,50,75, 100mg base cap eq 10,25,50,75, 100,150mg base conc eq 10mg base/ml conc eq 10mg base/ml	Barr Chelsea Gord Danbury Geneva Lederle/Am Cyanamid Mylan Par Purepac/Kalipharma Royce Copley Pharmaceutical Basics Pennwalt Pfizer Pfizer

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3420 DOXYCYCLINE HYCLATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Doxycycline Hyclate	cap cap cap cap cap cap	Barr Chelsea Danbury Halsey Heather Interpharm Mutual

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Brand(s)	Strength	Formulation	Manufacturer
Dox-Leimmon	cap		Leimmon
Doxychel Hyclate	cap		Rachelle
Vibramycin	cap		Pfizer
Doryx	cap, coated pellets		Faulding
Doryx	cap, coated pellets		Parke-Davis/W-L
Doxyl 100,200	inj eq 100,200mg base/vial		Lyphomed
Doxychel Hyclate	inj eq 100mg base/vial		Rachelle
Vibramycin	inj eq 100,200mg base/vial		Pfizer
Dox-Leimmon	tab		Leimmon
Doxyl-Tabs	tab		Rachelle
Vibra-Tabs	tab		Pfizer
Mylan	cap		Mylan
Par	cap		Parke-Davis/W-L
Private Formulations	cap		Private Formulations
Purepac/Kalipharma	cap		Purepac/Kalipharma
Superpharm	cap		Superpharm
West-Ward	cap		West-Ward
Zenith	cap		Zenith
Ben Venue	inj eq 100,200mg base/vial		Ben Venue
Elkins-Sinn	inj eq 100,200mg base/vial		Elkins-Sinn
Lederle/Am Cyanamid	inj eq 100,200mg base/vial		Lederle/Am Cyanamid
Quad	inj eq 100,200mg base/vial		Quad
Barr	tab		Barr
Danbury	tab		Danbury
Heather	tab		Heather
Interpharm	tab		Interpharm
Medicopharma	tab		Medicopharma
Mutual	tab		Mutual
Mylan	tab		Mylan
Parke-Davis/W-L	tab		Parke-Davis/W-L
Superpharm	tab		Superpharm
Zenith	tab		Zenith

Source: Emergency amendment at 16 111. Reg. 4899, effective March 14, 1964 for a maximum of 150 days)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3437 DROPERIDOL
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Droperidol	inj 2.5mg/ml	Abbott
	@ inj 2.5mg/ml	Astra
	inj 2.5mg/ml	DuPont Pharms
	inj 2.5mg/ml	Luitpold

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1nj 2.5mg/ml 0 1nj 2.5mg/ml - 1nj 2.5mg/ml	LyphoMed Quad Solopak	Janssen	4899	effective March 14, 1992, for a maximum of 150 days)
Brand(s) Inapsine				
Section 790.3472 EDETATE DISODIUM				
<u>EMERGENCY</u>				
DRUG	DOSAGE FORM, STRENGTH		APPLICATION HOLDER, MANUFACTURER	
Edetate Disodium	1nj-150mg/ml 1nj 150mg/ml		Lemman Steris	
Brand(s) Endrate	1nj 150mg/ml		Abbott	
(Source: Emergency amendment at 16 ILL. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)				

(Source: Emergency amendment at 16 ILL. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3480 **EPHEDRINE; HYDROXYZINE HYDROCHLORIDE; THEOPHYLLINE**
EMERGENCY

<u>DRUG</u>	<u>DOSAGE FORM, STRENGTH</u>	<u>MANUFACTURER</u>
<u>Ephedrine; Hydroxyzine</u>		
<u>Hydrochloride:</u>	<u>32.5mg/5ml</u>	<u>Barre-National</u>
<u>Theophylline</u>		
<u>Brand(s)</u>		
<u>Marax DF</u>	<u>32.5mg/5ml</u>	<u>Roerig/Pfizer</u>

(Source: Emergency rule added at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3492 EPINEPHRINE; LIDOCAINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Epinephrine; Lidocaine Hydrochloride	inj 0.005mg/ml; 1%	Abbott
	inj 0.005mg/ml; 1.5%	Abbott
	inj 0.005mg/ml; 2%	Abbott
	inj 0.01mg/ml; 1%	Abbott
	inj 0.01mg/ml; 2%	Abbott

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Alphacaine HCl w/Epinephrine	inj 0.005mg/ml; 1.5%	Astra
Alphacaine HCl w/Epinephrine	inj 0.01mg/ml; 1%	Bel-Mar
Lidocaine	inj 0.01mg/ml; 2%	Del
Octocaine	inj 0.01mg/ml; 1%	Del
Octocaine	inj 0.01mg/ml; 2%	Elkins-Sinn/Robins
Xylocaine w/Epinephrine	inj 0.01mg/ml; 1%	Elkins-Sinn/Robins
Xylocaine w/Epinephrine	inj 0.01mg/ml; 2%	Graham
Xylocaine w/Epinephrine	inj 0.01mg/ml; 1%	Graham
Xylocaine w/Epinephrine	inj 0.01mg/ml; 2%	IMS
Xylocaine w/Epinephrine	inj 0.01mg/ml; 1%	Lemmon
Xylocaine w/Epinephrine	inj 0.01mg/ml; 2%	Steris
Xylocaine w/Epinephrine	inj 0.01mg/ml; 1%	Steris
Xylocaine w/Epinephrine	inj 0.01mg/ml; 2%	Carlisle
Xylocaine w/Epinephrine	inj 0.02mg/ml; 2%	Carlisle
Xylocaine w/Epinephrine	inj 0.01mg/ml; 2%	Pharmaton/SZ
Xylocaine w/Epinephrine	inj 0.02mg/ml; 2%	Pharmaton/SZ
Xylocaine w/Epinephrine	inj 0.01mg/ml; 2%	Novocol
Xylocaine w/Epinephrine	inj 0.02mg/ml; 2%	Novocol
Xylocaine w/Epinephrine	inj 0.005mg/ml; 1.5%	Astra
Xylocaine w/Epinephrine	inj 0.01mg/ml; 1%	Astra
Xylocaine w/Epinephrine	inj 0.01mg/ml; 2%	Astra
Xylocaine w/Epinephrine	inj 0.02mg/ml; 2%	Astra

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3495 EPOETIN ALPHA
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Epogen	preservative free injection 2000, 3000, 4000, 10000U	Amgen
Procrit	preservative free injection 2000, 3000, 4000, 10000U	Ortho Biotech

(Source: Emergency rule added at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.3540 ERGOLOID MESYLATES
EMERGENCY
(DIHYDROERGOTOXINE METHANESULFONATE)

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Ergoloid Mesylates (Dihydroergotoxine Methanesulfonate)	tab, oral 1.0mg	Barr
	@ tab, oral 1.0mg	Bolar
	tab, oral 1.0mg	Danbury
	tab, oral 1.0mg	Mutual
	tab, sub 0.5, 1.0mg	Barr
	@ tab, sub 0.5, 1.0mg	Bolar
	@ tab, sub 0.5, 1.0mg	Danbury
	@ tab, sub 0.5, 1.0mg	KV Pharmaceutical
	@ tab, sub 0.5, 1.0mg	Lederle/Am Cyanamid
	@ tab, sub 0.5, 1.0mg	Superpharm
	tab, sub 0.5, 1.0mg	Zenith
	tab, oral 1.0mg	Sandoz
	tab, sub 0.5, 1.0mg	Vitarine
	@ tab, sub 0.5, 1.0mg	Riker/3-M
	@ tab, sub 1.0mg	Mead-Johnson
	@ tab, sub 0.5, 1.0mg	Chelsea
	@ tab, sub 0.5, 1.0mg	(Vanguard/MMM)
	tab, sub 0.5, 1.0mg	Sandoz

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3620 ERYTHROMYCIN
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Erythromycin	cap, enteric coated* pellets 250mg	Abbott
	cap, enteric coated* pellets 250mg	American Therapeutics
	cap, enteric coated* pellets 250mg	Barr
	gel, top 2% oint, ophth 5mg/gm	Fulton Pharmacal
	oint, ophth 5mg/gm soln, top 1.5, 2%	Alfana/Fougere/ Pharmaderm
		Pharmafair
		Bausch & Lomb

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Brand(s)		Clay Park Lilly
Eryc Sprinkles*	soln, top 2% @ soln, top 2% soln, top 2% soln, top 1.5, 2% soln, top 2% soln, top 1.5, 2% soln, top 2%	Naska National Pharm/Barre Pharmaceutical Basics Pharmafair
Eryc 125*	cap, enteric coated pellets 125mg	Faulding
Eryc*	cap, enteric coated pellets 125mg cap, enteric coated pellets 250mg	Parke-Davis/W-L Parke-Davis/W-L
Erygel	gel, top 2%	Herbert
Ilotycin A/T/S	oint, ophth 5mg/gm	Lilly/Dista
C-Solve 2	soln, top 2%	Hoechst-Roussel
ETS 2%	soln, top 2%	Syosset
Eryderm	soln, top 2%	Paddock
Erymax	soln, top 2%	Abbott
Sansac	soln, top 2%	Herbert/Allergan
Statacin	soln, top 1.5%	Owen
T-Stat	soln, top 2%	Westwood Squibb
Erycette	swab 2%	Ortho
T-Stat	swab 2%	Westwood Squibb
E-Base*	tab, enteric coated 333, 500mg	Barr
E-Mycin*	tab, enteric coated 250, 333mg	Boots
Ery-Tab*	tab, enteric coated 250, 333, 500mg	Abbott
Ilotycin*	tab, enteric coated 250mg	Dista/Lilly
Robimycin*	tab, enteric coated 250mg	Robins

*Erythromycin enteric coated tablets and capsules containing enteric coated pellets were admitted to the Illinois Formulary as exceptions to the promulgated criteria and were approved by a majority vote of the Technical Advisory Council, pursuant to Section 790.60.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3700 ERYTHROMYCIN ETHYLSUCCINATE EMERGENCY	Section 790.3700 ERYTHROMYCIN ETHYLSUCCINATE EMERGENCY	Section 790.3700 ERYTHROMYCIN ETHYLSUCCINATE EMERGENCY
DRUG	DRUG	DRUG
Erythromycin Ethylsuccinate	Erythromycin Ethylsuccinate	Erythromycin Ethylsuccinate
DOSAGE FORM, STRENGTH	DOSAGE FORM, STRENGTH	DOSAGE FORM, STRENGTH
gran pwr, oral susp, oral susp, oral @ susp, oral susp, oral susp, oral susp, oral susp, oral tab, oral tab, oral	gran pwr, oral gran pwr, oral susp, oral susp, oral susp, oral susp, oral susp, oral susp, oral susp, oral tab, oral tab, oral	gran pwr, oral gran pwr, oral susp, oral susp, oral susp, oral susp, oral susp, oral susp, oral susp, oral tab, oral tab, oral
APPLICATION HOLDER, MANUFACTURER	APPLICATION HOLDER, MANUFACTURER	APPLICATION HOLDER, MANUFACTURER
Barr Bausch & Lomb KV Pharmaceutical Lilly/Dista Naska National Pharm/Barre Parke-Davis/W-L Pharmafair Barr Mylan	Abbott Ross/Abbott Abbott Upjohn Ross/Abbott Wyeth Ayerst/AMHO Abbott Abbott Ross/Abbott Abbott	Barr Bausch & Lomb KV Pharmaceutical Lilly/Dista Naska National Pharm/Barre Parke-Davis/W-L Pharmafair Barr Mylan

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3742 ERYTHROMYCIN STEARATE
EMERGENCY
(Bearing approved labeling which states that the tablets should be taken on an empty stomach)**

Section 790.3742 ERYTHROMYCIN STEARATE EMERGENCY	Section 790.3742 ERYTHROMYCIN STEARATE EMERGENCY	Section 790.3742 ERYTHROMYCIN STEARATE EMERGENCY
DRUG	DRUG	DRUG
Erythromycin Stearate	Erythromycin Stearate	Erythromycin Stearate
DOSAGE FORM, STRENGTH	DOSAGE FORM, STRENGTH	DOSAGE FORM, STRENGTH
@ tab tab	@ tab tab	@ tab tab
APPLICATION HOLDER, MANUFACTURER	APPLICATION HOLDER, MANUFACTURER	APPLICATION HOLDER, MANUFACTURER
Purepac/Kalipharma Zenith	Purepac/Kalipharma Zenith	Purepac/Kalipharma Zenith
Bristol/B-M Parke-Davis/W-L Squibb Pfizer	Bristol/B-M Parke-Davis/W-L Squibb Pfizer	Bristol/B-M Parke-Davis/W-L Squibb Pfizer

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**Drug product selection should be made only from products bearing the same type of approved labeling within an entity sub-heading.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3780 ESTRADIOL CYPIONATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Estradiol Cypionate	0 inj 5mg/ml inj 5mg/ml	Quad Steris
Brand(s) Depo-Estradiol	inj 5mg/ml	Upjohn

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3860 ESTRADIOL VALERATE; TESTOSTERONE ENANTHATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Estradiol Valerate; Testosterone Enanthate	inj 4mg/ml; 90mg/ml inj-8mg/ml; 180mg/ml	Steris Steris
Brand(s) Deladumone Deladumone-OB Bitate-DS	inj 4mg/ml; 90mg/ml inj 8mg/ml; 180mg/ml inj-8mg/ml; 180mg/ml	Squibb Squibb Altana/Savage

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3875 ESTROPIPATE (PIPERAZINE ESTRONE SULFATE)
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Ogen	tab 0.625, 1.25mg (equiv. to 0.75, 1.5mg estropipate)	Abbott

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Ortho-Est	tab 0.625, 1.25mg (equiv. to 0.75, 1.5mg estropipate)	RW Johnson
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(Source: Emergency rule added at 15 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3907 ETHINYL ESTRADIOL; NORETHINDRONE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Brand(s) Brevicon Genora 0.5/35 Modicon Nelova Genora 1/35 N.E.E. 1/35 Nelova Norcept-E 1/35 Norethin 1/35E Norinyl 1+35 Ortho-Novum 1/35 Nelova 10/11 Ortho-Novum 10/11	tab 0.035mg; 0.5mg tab 0.035mg; 0.5mg tab 0.035mg; 0.5mg tab 0.035mg; 0.5mg tab 0.035mg; 1mg tab 0.035mg; 1mg tab 0.035mg; 1mg tab 0.035mg; 1mg tab 0.035mg; 1mg tab 0.035mg; 1mg tab 0.035mg; 0.5mg and 1mg tab 0.035mg; 0.5mg and 1mg	Syntex Syntex Ortho Warner Chilcott/W-L Syntex Metro-MedLexis Warner Chilcott/W-L Gynopharma Searle Syntex Ortho Watson Ortho

Note: 21 day packs may not be interchanged with 28 day packs.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3910 FENOPROFEN CALCIUM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Fenoprofen Calcium	cap 200, 300mg cap-200, 300mg cap 200, 300mg cap 200, 300mg cap 200, 300mg cap 200, 300mg cap 200, 300mg tab 600mg tab-600mg	American Therapeutics Gord Danbury Geneva Halsey Par Watson American Therapeutics Chelsea Gord

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Brand(s)	Dosage Form, Strength	Application Holder, Manufacturer
Nal fon	tab 600mg	Danbury
Nal fon	tab 600mg	Duramed
	tab 600mg	Geneva
	tab 600mg	Halsey
	tab 600mg	Lederle/Am Cyanamid
	tab 600mg	Mutual
	tab 600mg	Mylan
	tab 600mg	Par
	tab 600mg	Pharmaceutical Basics
	tab 600mg	Purepac/Kalipharma
	tab 600mg	Quantum
	tab 600mg	Watson
	tab 600mg	Zenith
	cap 200,300mg	Lilly/Dista
	tab 600mg	Lilly/Dista

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3940 FLUOCINOLONE ACETONIDE

EMERGENCY

Drug	Dosage Form, Strength	Application Holder, Manufacturer
Fluocinolone Acetonide	cream 0.01%	Altana/Fougere/Pharmaderm
	cream 0.01, 0.025%	Altana/Savage
	cream 0.01, 0.025%	Clay-Park
	cream 0.01, 0.025%	Fougere/Pharmaderm
	cream 0.01, 0.025%	G & W Labs
	cream 0.01, 0.025%	NMC
	cream 0.01, 0.025%	Pharmaceutical-Basties
	cream 0.01, 0.025%	Pharmafair
	cream 0.01, 0.025%	Thames
	cream 0.01, 0.025%	Altana/Fougere/Pharmaderm
	cream 0.01, 0.025%	Fougere/Pharmaderm
	cream 0.01, 0.025%	G & W Labs
	cream 0.01, 0.025%	Pharmaceutical-Basties
	cream 0.01, 0.025%	Pharmaderm
	cream 0.01, 0.025%	Pharmafair
	cream 0.01, 0.025%	Altana/Fougere/Pharmaderm
	cream 0.01, 0.025%	Fougere/Pharmaderm
	cream 0.01, 0.025%	National Pharm/Barre
	cream 0.01, 0.025%	Pharmaceutical Basics

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Brand(s)	Dosage Form, Strength	Application Holder, Manufacturer
Fluocet	cream 0.01, 0.025%	Pharmaderm
Fluonid	cream 0.01, 0.025%	Pharmafair
Fluotrex	cream 0.025%	Thames
Synalar	cream 0.01, 0.025%	NMC
Synemol	cream 0.025%	Herbert/Allergan
Fluonid	ointment 0.025%	Altana/Savage
Fluotrex	ointment 0.025%	Syntex
Synalar	ointment 0.025%	Herbert/Allergan
Fluonid	ointment 0.025%	Altana/Savage
Fluotrex	ointment 0.025%	Syntex
Synalar	ointment 0.025%	Herbert/Allergan
	ointment 0.025%	Altana/Savage
	ointment 0.025%	Syntex
	ointment 0.025%	Herbert/Allergan
	ointment 0.025%	Altana/Savage
	ointment 0.025%	Syntex

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.3945 FLUOCINONIDE

EMERGENCY

Drug	Dosage Form, Strength	Application Holder, Manufacturer
Fluocinonide	cream 0.05%	Clay-Park
	cream 0.05%	Lemmon
	cream 0.05%	Taro
	cream 0.05%	Thames
	cream 0.05%	Tican Pharm
	cream 0.05%	Lemmon
	cream 0.05%	Copley
	cream 0.05%	Lemmon
	cream 0.05%	National Pharm/Barre
	cream 0.05%	Thames
	cream 0.05%	Syntex
	cream 0.05%	Syntex
	cream 0.05%	Taro
	cream 0.05%	Tean-Pharm
	cream 0.05%	Syntex
	cream 0.05%	Syntex

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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tab 1mg
tab 1mg
@ tab 1mg
tab 1mg
tab 1mg
tab 1mg
@ tab 1mg
@ tab 1mg
@ tab 1mg
tab 1mg
tab 1mg
tab 1mg

Brand(s)

Folvite
Folicet
Folvite

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4100 FUROSEMIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Furosemide	inj 10mg/ml	Abbott
	inj 10mg/ml	Astra
	inj 10mg/ml	Elkins-Sinn/Robins
	inj 10mg/ml	IMS
	inj 10mg/ml	Luitpold
	inj 10mg/ml	Lyphomed
	inj 10mg/ml	Organon/Akzona
	inj 10mg/ml	Parke-Davis/W-L
	@ inj 10mg/ml	Solopak
	inj 10mg/ml	Steris
	inj 10mg/ml	Sterling
	inj 10mg/ml	Warner Chilcott
	inj 10mg/ml	Wyeth Ayerst/AMHO
	inj 10mg/ml	Pharmaceutical Basics
	soln, oral 10mg/ml	Roxane
	soln, oral 10mg/ml	Barr
	tab 20,40,80mg	Chelsea
	tab 20,40,80mg	Gerd
	tab 20,40,80mg	Danbury
	tab 20,40mg	Geneva
	tab 20,40mg	IMS
	@ tab 20,40mg	Katapharm/Kalipharma

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tab 20,40,80mg
tab 20,40,80mg
tab 20,40,80mg
tab 20,40,80mg
tab 20,40mg
tab 40mg
tab 20,40,80mg
tab 20,40mg

Brand(s)

Lasix
Lasix
Lasix

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4140 GENTAMICIN SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Gentamicin Sulfate	cream eq 1mg base/gm	Bausch & Lomb
	cream eq 1mg base/gm	Clay-Park
	cream eq 1mg base/gm	Fougera/Pharmaderm/Al tana
	cream eq 1mg base/gm	NMC
	cream eq 1mg base/gm	Thames
	inj eq 10,40mg base/ml	Elkins-Sinn/Robins
	inj eq 40mg base/ml	IMS
	inj eq 40mg base/ml	Kalapharma
	inj eq 10,40mg base/ml	Lyphomed
	inj eq 40mg base/ml	Pharmaceutical Spec
	inj eq 10,40mg base/ml	Solopak
	inj eq 10,40mg base/ml	Steris
	inj eq 10,40mg base/ml	Wyeth Ayerst/AMHO
	oint eq 1mg base/gm	Clay-Park
	oint eq 1mg base/gm	Fougera/Al tana
	oint eq 1mg base/gm	NMC
	oint eq 1mg base/gm	Pharmaderm/Al tana
	oint eq 1mg base/gm	Thames
	oint, ophth eq 3mg base/gm	Bausch & Lomb
	soln, ophth eq to 3mg base/ml	Alcon
	soln, ophth eq to 3mg base/ml	Bausch & Lomb
	soln, ophth eq 3mg base/ml	Norbrook Am

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@ soln, ophth eq 3mg
base/ml
soln, ophth eq 3mg
base/ml

Brand(s)

Garamycin
Gentafair
Apogen
Bristagen
Garamycin
Gentafair
U-Gencin
Garamycin
Gentafair
Garamycin
Gentacidin
Gentafair
AK-Gentak

Garamycin

Genoptic

Gentacidin

Gentafair

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4173 GLUCAGON HYDROCHLORIDE

EMERGENCY

DRUG
Glucagon Hydrochloride

DOSAGE FORM, STRENGTH
inj eq 1,10mg base/vial
@ inj eq 1,10mg base/vial

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

APPLICATION HOLDER,
MANUFACTURER

Lilly
Quad

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Section 790.4180 GLUTETHIMIDE
EMERGENCY

DRUG

Glutethimide

DOSAGE FORM, STRENGTH

@ tab 500mg
tab-500mg
tab 500mg
tab 500mg
tab 250,500mg
tab 250,500mg
tab 500mg
@ tab 500mg

Brand(s)

Doriden

@ tab 250,500mg

Rorer

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4220 GLYCOPYRROLATE

EMERGENCY

DRUG

Glycopyrrolate

DOSAGE FORM, STRENGTH

inj 0.2mg/ml
inj 0.2mg/ml
inj 0.2mg/ml
@ inj 0.2mg/ml
@ inj 0.2mg/ml
@ tab 1,2mg
@ tab 2mg
tab 1,2mg

Brand(s)

Robinul

Robinul Forte

Robinul

inj 0.2mg/ml

tab 2mg

tab 1mg

Robins

Robins

Robins

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4260 GONADOTROPIN CHORIONIC

EMERGENCY

(Strengths in I.U./10ml)

DRUG

Chorionic Gonadotropin

DOSAGE FORM, STRENGTH

inj 5,000, 10,000

Bel-Mar

APPLICATION HOLDER,
MANUFACTURER

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1nj 5,000, 10,000,
15,000, 20,000
@ 1nj 5,000, 10,000,
20,000
1nj 5,000, 10,000,
15,000, 20,000

Brand(s)

A.P.L.
Folitefin
Pregnyl

LyphoMed

Quad

Steris

Wyeth Ayerst/WHO
Squibb
Organon/Akzona

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4300 GRANICIDIN; NEOMYCIN SULFATE; POLYMYXIN B SULFATE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Granacidin;
Neomycin Sulfate;
Polymyxin B Sulfate

Ipharm

soln, opth 0.025mg/ml;
eq 1.75mg base/ml;
10,000U/ml

soln, opth 0.025mg/ml;
eq 1.75mg base/ml;
10,000U/ml

Pharmafair

Steris

soln, opth 0.025mg/ml;
eq 1.75mg base/ml;
10,000U/ml

Brand(s)
Neo-Polycin

Dow

soln, opth 0.025mg/ml;
eq 1.75mg base/ml;
10,000U/ml

Neosporin

Burroughs Wellcome

soln, opth 0.025mg/ml;
eq 1.75mg base/ml;
10,000U/ml

Ocetricin

Bausch & Lomb

soln, opth 0.025mg/ml;
eq 1.75mg base/ml;
10,000U/ml

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4385 GUAIFENESIN; THEOPHYLLINE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Guaifenesin;
Theophylline

Central
Forest

11q 90mg/15ml; 150mg/15ml
11q 90mg/15ml; 150mg/15ml

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11q 90mg/15ml; 150mg/15ml
11q 90mg/15ml; 150mg/15ml
11q 90mg/15ml; 150mg/15ml
11q 90mg/15ml; 150mg/15ml

GenevaGeneries
Hasko
National Pharm/Barre
Rorer

Brand(s)

Quibron
11q 90mg/15ml; 150mg/15ml

Bristol Myers

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4386 GUANETHIDINE MONOSULFATE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Guanethidine
Monosulfate
Brand(s)

@ tab 10,25mg

Bolar

Ismelin

tab 10,25mg

Ciba-Geigy

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4396 HALOPERIDOL

EMERGENCY

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Haloperidol

tab 0.5,1,2,5,10,20mg

@ -

tab 0.5,1,2,5,10,20mg

tab 0.5,1,2,5,10,20mg

tab 0.5,1,2,5,10,20mg

tab 0.5,1,2,5,10,20mg

tab 0.5,1,2,5,10,20mg

tab 0.5,1,2,5,10,20mg

tab 0.5,1,2,5,10,20mg

tab 0.5,1,2,5,10,20mg

tab 0.5,1,2,5,10,20mg

tab 0.5,1,2,5,10,20mg

tab 0.5,1,2,5,10,20mg

Barr

Bolar

Gerd

Danbury

Duramed

Geneva

Invamed

Lederle/Am Cyanamid

Mylan

Purepac/Kalipharma

Quantum

Roxane

Royce

Searle

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Brand(s)
Halidol

tab 0.5, 1, 2, 5, 10, 20mg
McNeil

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4398 HALOPERIDOL LACTATE

EMERGENCY

APPLICATION HOLDER,
MANUFACTURER

DOSAGE FORM, STRENGTH

Haloperidol Lactate

conc eq 2mg base/ml
conc eq 2mg base/ml
conc eq 2mg base/ml
conc eq 2mg base/ml
conc eq 2mg base/ml
conc eq 2mg base/ml
1nj eq 5mg base/ml
1nj eq 5mg base/ml
0 1nj eq 5mg base/ml
0 1nj eq 5mg base/ml

Copley
Lemmon
National Pharm/Barre
Pharmaceutical Basics
Roxane
Searle
Lemmon
LyphoMed
Quad
Solopak

Brand(s)
Halidol
Halidol

conc eq 2mg base/ml
1nj eq 5mg base/ml

McNeil
McNeil

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4420 HEPARIN SODIUM

EMERGENCY

NOTE: Product strengths range from 10 to 40,000 Units/ml. Check for equivalent strengths prior to drug product selection.

NOTE: Vials with preservatives may not be interchanged with preservative-free vials.

DRUG

Heparin Sodium

DOSAGE FORM, STRENGTH

1nj
0 1nj
1nj
0 1nj
1nj
1nj
0 1nj
1nj

APPLICATION HOLDER,
MANUFACTURER

American Biologics
Chamberlin
Dell
IMS
Lilly
Luitpold
LyphoMed
Marsam

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1nj
1nj
1nj
0 1nj
1nj
1nj
1nj
1nj
1nj
0 1nj

Natcon
Norbrook Am
Parke-Davis/N-L
Solopak
Steris
Torigian
Travenol
Upjohn
Winthrop-Breon/Sterling
Wyeth Ayerst/AMHO

Brand(s)

Hep-Flush
Hep-Lock, Hep Lock PF
Lipo-Hepin
Liquaemin Sodium
Panheprin

1nj
1nj
1nj
1nj
1nj

LyphoMed
Elkins-Sinn/Robins
Riker
Organon/Akzona
Abbott

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4580 HYDRALAZINE HYDROCHLORIDE

EMERGENCY

DRUG

Hydralazine
Hydrochloride

DOSAGE FORM, STRENGTH

1nj 20mg/ml
0 1nj 20mg/ml
0 tab 25, 50mg
tab 10, 25, 50, 100mg
tab 10, 25, 50, 100mg
tab 25, 50mg
tab 10, 25, 50mg
tab 10, 25, 50mg
tab 10, 25, 50, 100mg
tab 25, 50mg
tab 10, 25, 50, 100mg
0 tab 25, 50mg
0 tab 25, 50mg
tab 10, 25, 50, 100mg
tab 10, 25, 50, 100mg
0 tab 25, 50mg
0 tab 25, 50mg
tab 10, 25, 50, 100mg
tab 10, 25, 50, 100mg
0 tab 25, 50mg
0 tab 25, 50mg

APPLICATION HOLDER,
MANUFACTURER

LyphoMed
Solopak
Amide
(Ascot)
Barr
Canall
Chelsea
Gord
Danbury
Geneva
Halsey
Lederle/Am Cyanamid
Mutual
Par
Pharmaceutical-Basles
Purepac/Kalipharma
Quantum
Richlyn
Sidak
Superpharm
(Vanguard/MH)
Vitarine

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Apresoline	tab 10, 25, 50, 100mg	Zenith
Apresoline	inj 20mg/ml	Ciba/Ciba-Geigy
Dralizine	tab 10, 25, 50, 100mg	Ciba/Ciba-Geigy
	tab 25mg	Lemmon

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4620 HYDRAZINE HYDROCHLORIDE; HYDROCHLOROTHIAZIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydralazine	@ cap 25mg; 25mg, 50mg; 50mg, 100mg; 50mg	Bolar
Hydrochloride; Hydrochlorothiazide	cap 25mg; 25mg, 50mg; 50mg, 100mg; 50mg	Superpharm
	cap 25mg; 25mg, 50mg; 50mg, 100mg; 50mg	Zenith
Brand(s)		
Apresazide	cap 25mg; 25mg, 50mg; 50mg, 100mg; 50mg	Ciba/Ciba-Geigy
Hydra-Zide	cap 25mg; 25mg, 50mg; 50mg, 100mg; 50mg	Par
Hydral	cap 25mg; 25mg, 50mg; 50mg, 100mg; 50mg	Reid-Rewett Solvay

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4660 HYDROCHLOROTHIAZIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrochlorothiazide	soln 50mg/5ml	Pharmaceutical Basics
	soln 50mg/5ml	Roxane
	tab 25, 50mg	(Ascot)
	tab 25, 50, 100mg	Barr
	@ tab 25, 50, 100mg	Bolar
	tab 25, 50mg	Boots
	tab 25, 50mg	Camall
	@ tab 25, 50, 100mg	Chelsea
	tab 25, 50mg	Gerd
	tab 25, 50mg	Danbury
	tab 25, 50mg	Geneva
	tab 50mg	Heather

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
	tab 25, 50mg	Inwood/Forest
	tab 25, 50, 100mg	Lederle/Am Cyanamid
	@ tab 25, 50mg	Lemmon
	tab 25, 50mg	MM Mast
	@ tab 25, 50mg	Mylan
	@ tab 25, 50mg	Pharmaceutical-Basics
	tab 25, 50mg	Pharmafair
	tab 25, 50mg	Private Formulations
	tab 25, 50mg	Purepac/Kalipharma
	tab 25, 50mg	Quantum
	tab 50mg	Reid-Rewett
	@ tab 25mg	Richlyn
	tab 25, 50, 100mg	Roxane
	tab 25, 50mg	Solvay
	@ tab 25mg	Superpharm
	tab 25, 50, 100mg	Towne Paulsen
	@ tab 25, 50mg	(Vanguard/MM)
	tab 25, 50mg	Vitarine
	tab 25, 50mg	Warner-Chilcott/W-L
	tab 25, 50mg	West-Ward
	tab 25, 50, 100mg	Zenith
	tab 25, 50, 100mg	Ciba/Ciba-Geigy
	tab 25, 50mg	Halsey
	tab 25, 50, 100mg	MSD/Merck
	tab 25, 50mg	Abbott
	tab 25, 50mg	Parke-Davis/W-L
	@ tab 50mg	Reid-Rewett Solvay

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4670 HYDROCHLOROTHIAZIDE; METHYLDOPA

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrochlorothiazide; Methyldopa	@ tab 15mg; 250mg	Bolar
	@ tab 25mg; 250mg	Bolar
	@ tab 30mg; 500mg	Bolar
	@ tab 50mg; 500mg	Bolar
	tab 15mg; 250mg	Gerd
	tab 25mg; 250mg	Gerd
	tab 30mg; 500mg	Gerd
	tab 15mg; 250mg	Danbury
	tab 25mg; 250mg	Danbury

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[illegible]

Brand(s)
Aldoril 15
Aldoril 25
Aldoril D30
Aldoril D50

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

[illegible]MSD/Merck
MSD/Merck
MSD/Merck
MSD/Merck

4899 , effective March 14,

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Section 790.4680 HYDROCHLOROTHIAZIDE; PROPRANOLOL HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Hydrochlorothiazide;	tab 25mg; 40mg	Barr
Propranolol	tab 25mg; 80mg	Barr
Hydrochloride	tab 25mg; 40mg	Chelsea
	tab 25mg; 80mg	Chelsea
	tab-25mg; 40mg	Gord
	tab-25mg; 80mg	Gord
	tab 25mg; 40mg	Duramed
	tab 25mg; 80mg	Duramed
	tab 25mg; 40mg	Geneva
	tab 25mg; 80mg	Geneva
	tab 25mg; 40mg	InvaMed
	tab 25mg; 80mg	InvaMed
	tab 25mg; 40mg	Mylan
	tab 25mg; 80mg	Mylan
	tab 25mg; 40mg	Purepac/Kalipharma
	tab 25mg; 80mg	Purepac/Kalipharma
	tab 25mg; 40mg	Sidmak
	tab 25mg; 80mg	Sidmak
	tab 25mg; 40mg	Warner Chilcott/W-L
	tab 25mg; 80mg	Warner Chilcott/W-L
	tab 25mg; 40mg	Zenith
	tab 25mg; 80mg	Zenith
Brand(s)		
Indinide 40/25	tab 25mg; 40mg	Wyeth Ayerst/AMHO
Indinide 80/25	tab 25mg; 80mg	Wyeth Ayerst/AMHO

Source: Emergency amendment at 16 111. Reg. 4899, effective March 14, for a maximum of 150 days)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4700 HYDROCHLOROTHIAZIDE; SPIRONOLACTONE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Hydrochlorothiazide;	@ tab 25mg; 25mg	(Ascot)
Spirolactone	tab 25mg; 25mg	Barr
	tab 25mg; 25mg	Bolar
	tab 25mg; 25mg	Chelsea
	tab 25mg; 25mg	Gerd
	tab 25mg; 25mg	Danbury
	tab 25mg; 25mg	Geneva
	@ tab 25mg; 25mg	Lederle/Am Cyanamid

(Ascot)
Barr
Bolar
Chelsea
Gord
Danbury
Geneva
Lederle/Am Cyanamid

Brand(s)
Aldactazide

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4720 HYDROCHLOROTHIAZIDE; TRIAMTERENE

DRUG	LENGTH
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Hydrochlorothiazide;
Triamterene[illegible]

Brand(s)	Generic	Strength	Form	Pharm. Co.
Dyazide*	Acetazolamide	250 mg	Tablet	Parke-Davis
Maxzide	Acetazolamide	250 mg	Tablet	Maxam Laboratories

*Products manufactured by this brand name manufacturer in this drug entity are available for drug product selection under other brand or generic names.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4740 HYDROCORTISONE
EMERGENCY

DRUG

Hydrocortisone

DOSAGE FORM, STRENGTH

cream	0.5, 1%
cream	1, 2.5%
cream	1%
cream	0.5, 1, 2.5%
cream	0.5, 1, 2.5%
cream	1%

APPLICATION HOLDER,
MANUFACTURER

Altana
Ambix/Organics
Bausch & Lomb
Biocraft
Clay-Park
Everslife

Mutual
Mylan
Parke-Davis/W-L
Pharmaceutical Basics
Purepac/Kalipharma
Superpharm
Upsher-Smith
(Vanguard/MWM)
Zenith

Searle

**APPLICATION HOLDER,
MANUFACTURER**

Geneva
American Therapeutics
Barr
Gold
Danbury
Geneva
Watson

Brand(s)

Ala-Cort
Cort-Dome
Dermacort
Dermatol HC
Flexicort
H Cort
HC
HC #1
HC #4
HiCor
Hydrotex
Hymac
Hytone
Nytacort
Nytacort
Penecort
Proctocort
Synacort
Nytacort
Penecort

cream 1%
cream 0.5, 1%
cream 1%
cream 1%
cream 0.5, 1, 2.5%
@ cream 0.5
@ cream 0.5, 1%
@ cream 0.5%
@ cream 1%
cream 2.5%
cream 0.5, 1%
cream 1%
cream 1.2.5%
cream 0.5, 1%
cream 1.2.5%
cream 0.5%
cream 0.5, 1, 2.5%
gel 1%
gel 1%

Del-Ray
Miles
Reid-RewettSolvay
Thames
Westwood Squibb
Pharm Assoc/Beach
C & M
Miles
Miles
C & M
Syosett
NMC
Dermik/Rorer
Owen/Derm
Herbert/Allergan
Reid-RewettSolvay
Syntex
Owen/Derm
Herbert/Allergan

NOTICE OF EMERGENCY AMENDMENTS

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Acticort	lotion 1%	Key
Ala-Cort	lotion 1%	Del-Ray
Baineol-HC	lotion 1%	Reid-Rewett/Solvay
Beta-HC	lotion 1%	Beta Dermaceuticals
Cetacort	lotion 0.5, 1%	Owen/Derm
Cort-Dome	lotion 0.5, 1%	Miles
Dermacort	lotion 0.5, 1%	Reid-Rewett/Solvay
Epicort	lotion 0.5%	Bluline
Glycort	lotion 1%	Heran
Hytone	lotion 1, 2.5%	Dermik/Rorer
Nutracort	lotion 0.5, 1, 2.5%	Owen/Derm
Stie-Cort	lotion 1, 2.5%	Stiefel
Texacort	ointment 1%	Geopereave
Cortril	ointment 1, 2.5%	Pfizer
HC	ointment 0.5, 1%	C & M
Hymac	ointment 1%	NMC
Hytone	ointment 1, 2.5%	Dermik/Rorer
Penecort	ointment 2.5%	Herbert/Allergan
Penecort	solution, top 1%	Herbert/Allergan
Texacort	solution, top 1%	Gendern

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4780 HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
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Hydrocortisone;
Neomycin Sulfate;
Polymyxin B Sulfate

soln, otic 1%; eq 3.5mg
base/ml; 10,000U/ml
susp, ophth 1%; eq 3.5mg
base/ml; 10,000U/ml
susp, otic 1%; eq 3.5mg
base/ml; 10,000U/ml
susp, otic 1%; eq 3.5mg
base/ml; 10,000U/ml

Brand(s)

Cortisporin
Neo-Otosol-HC
Oticair
Oteceet

soln, otic 1%; eq 3.5mg
base/ml; 10,000U/ml
soln, otic 1%; eq 3.5mg
base/ml; 10,000U/ml
soln, otic 1%; eq 3.5mg
base/ml; 10,000U/ml
soln, otic 1%; eq 3.5mg
base/ml; 10,000U/ml

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Cortisporin	susp, ophth 1%; eq 3.5mg base/ml; 10,000U/ml	Burroughs Wellcome
Ocutricin HC	susp, ophth 1%; eq 3.5mg base/ml; 10,000U/ml	Bausch & Lomb
Cortisporin	susp, otic 1%; eq 3.5mg base/ml; 10,000U/ml	Burroughs Wellcome
Oticair	susp, otic 1%; eq 3.5mg base/ml; 10,000U/ml	Pharmafair Bausch & Lomb
Otobione	susp, otic 1%; eq 3.5mg base/ml; 10,000U/ml	Schering
Oteceet	susp, otic 1%; eq 3.5mg base/ml; 10,000U/ml	Lemmon
Pediotic	susp, otic 1%; eq 3.5mg base/ml; 10,000U/ml	Burroughs Wellcome
Cortisporin	susp, otic 1%; eq 3.5mg base/ml; 10,000U/ml	

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4840 HYDROCORTISONE SODIUM PHOSPHATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrocortisone Sodium Brand(s)	0 inj eq 50mg base/ml	Quad
Hydrocortone	inj eq 50mg base/ml	MSD/Merck

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4860 HYDROCORTISONE; UREA

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Brand(s) Alphaderm Calmurid HC	cream 1%; 10% cream 1%; 10%	Vivan Pharmacol PharmaciaKabi

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.4900 HYDROCORTISONE ACETATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrocortisone Acetate	cream-1%	Life

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Tofranil

tab 10, 25, 50mg

Ciba/Ciba-Geigy

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5312 INDOMETHACIN
EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER,
MANUFACTURER

Indomethacin

cap 25, 50mg
@ cap 25, 50mg

cap 25, 50mg
cap 25, 50mg

cap 25, 50mg
cap 25, 50mg

cap 25, 50mg
cap 25, 50mg

cap 25, 50mg
cap 25, 50mg

cap 25, 50mg
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cap 25, 50mg
cap 25, 50mg

cap 25, 50mg
cap 25, 50mg

cap 25, 50mg
cap 25, 50mg

Indo-Lemmon

Indocin

Indocin-SR

Indocin

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective February 21, 1992, for a maximum of 150 days)

Section 790.5380 ISOETHARINE HYDROCHLORIDE
EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER,
MANUFACTURERIsoetharine
Hydrochloride

soln for inh 0.125,
0.167, 0.2, 0.25%

Armour/Astra

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Dey

soln for inh 0.08, 0.1,
0.17, 0.25, 1%

soln for inh 0.1, 0.167,
0.2, 0.25, 1%

soln for inh 1%

soln for inh 1%

soln for inh 0.1, 0.125,
0.167, 0.2, 0.25, 1%

soln for inh 0.08, 0.25%

soln for inh 1%

soln for inh 0.25, 1%

soln for inh 1%

soln for inh 0.25, 1%

soln for inh 0.08, 0.25%

soln for inh 1%

soln for inh 0.25, 1%

soln for inh 1%

soln for inh 0.25, 1%

soln for inh 1%

soln for inh 0.25, 1%

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soln for inh 0.25, 1%

soln for inh 1%

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soln for inh 1%

soln for inh 0.25, 1%

soln for inh 1%

soln for inh 0.25, 1%

soln for inh 1%

soln for inh 0.25, 1%

soln for inh 1%

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5420 ISONIAZID
EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER,
MANUFACTURER

Isoniazid

@ inj 100mg/ml
@ syr 50mg/5ml

@ tab 100mg

@ tab 100, 300mg

@ tab 100, 300mg

@ tab 100, 300mg

@ tab 100, 300mg

@ tab 100, 300mg

@ tab 100, 300mg

@ tab 100, 300mg

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@ tab 100, 300mg

@ tab 100, 300mg

@ tab 100, 300mg

Brand(s)

Hydrazid

Laniazid

Rimifon

Quad

Carolina Medical

Anabolic

Barr

Bolar

Chelsea

Ciba/Ciba-Geigy

Danbury

Dow

Duramed

Halsey

Lilly

MK Laboratories

Panray/Ormont

Pharmavite

Phoenix

Purepac/Kalipharma

Richlyn

Towne Paulsen

Vitarine

West-Ward

Zenith

Squibb

Lanette

Hoffmann-LaRoche

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Orgatrx	tab 10, 25, 50, 100mg	KV Pharmaceutical
Vistaril	tab 10, 25, 50mg	Mutual
Atarax	tab 10, 25, 50mg	Par
Atarax	tab 10, 25, 50mg	Pharmaceutical-Basies
	tab 10, 25, 50mg	Purepac/Kalipharma
	tab 10, 25, 50mg	Quantum
	tab 10, 25, 50mg	Sidmak
	tab 10, 25, 50mg	Superpharm
	tab 10, 25, 50mg	Vitarine
	tab 10, 25, 50mg	Zenith
	inj 25, 50mg/ml	Organon/Akzona
	inj 25, 50mg/ml	Pfizer
	syr 10mg/5ml	Roerig/Pfizer
	tab 10, 25, 50, 100mg	Roerig/Pfizer

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5180 HYDROXYZINE PAMOATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydroxyzine Pamoate	cap 25, 50, 100mg	Barr
	cap 25, 50, 100mg	Bolar
	cap 25, 50mg	Chelsea
	cap 50, 100mg	Danbury
	cap 25, 50, 100mg	Duramed
	cap 25, 50, 100mg	Par
	cap 25, 50, 100mg	Superpharm
	cap 25, 50, 100mg	(Vanguard/MM)
	cap 25, 50mg	Zenith
	cap 25, 50mg	Vitarine
	cap 25, 50, 100mg	Pfizer

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5220 IBUPROFEN

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Ibuprofen	tab 400, 600, 800mg	Barr
	tab 300, 400, 600, 800mg	Chelsea

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Ibu-Tab	tab 200, 400, 600, 800mg	Gord
Ibuprofen	tab 400, 600, 800mg	Danbury
Ifen	tab 300, 400, 600, 800mg	Geneva
Motrin	tab 300, 400, 600, 800mg	Halsey
Rufen	tab 300, 400, 600, 800mg	Interpharm
	tab 400, 600, 800mg	Invamed
	tab 400, 600, 800mg	Lederle/Am Cyanamid
	tab 400, 600, 800mg	McNeil Consumer
	tab 400, 600, 800mg	Medicopharma
	tab 400mg	Mutual
	tab 300, 400, 600, 800mg	Mylan
	tab 400, 600, 800mg	Par
	tab 300, 400, 600, 800mg	Private Formulations
	tab 300, 400, 600, 800mg	Purepac/Kalipharma
	tab 300, 400, 600, 800mg	Sidmak
	tab 400, 600, 800mg	Superpharm
	tab 400, 600, 800mg	Alra
	tab 400	Ohm
	tab 400, 600, 800mg	Luchem
	tab 300, 400, 600, 800mg	Upjohn
	tab 400, 600, 800mg	Boots

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5300 IMIPRAMINE HYDROCHLORIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Imipramine Hydrochloride	tab 10, 25, 50mg	Biocraft
	tab 10, 25, 50mg	Bolar
	tab 10, 25, 50mg	Chelsea
	tab 10, 25, 50mg	GordGeneva
	tab 10, 25, 50mg	Lederle/Am Cyanamid
	tab 10, 25, 50mg	Mutual
	tab 10, 25, 50mg	Par
	tab 10, 25, 50mg	Pharmaceutical-Basies
	tab 10, 25, 50mg	Roxane
	tab 10, 25, 50mg	(Vanguard/MM)
	tab 10, 25, 50mg	Vitarine
	tab 10, 25, 50mg	Abbott
	tab 10, 25, 50mg	Rorer

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Tofranil

tab 10, 25, 50mg

Ciba/Ciba-Geigy

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5312 INDOMETHACIN
EMERGENCY

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Indomethacin

cap 25, 50mg

Barr

@ cap 25, 50mg

Bolar

cap 25, 50mg

Chelsea

cap 25, 50mg

Geneva

cap 25, 50mg

Duramed

cap 25, 50mg

Geneva

cap 25, 50mg

Halsey

cap 25, 50mg

Lederle

cap 25, 50mg

Mutual

cap 25, 50mg

Mylan

cap 25, 50mg

Novopharm

cap 25, 50mg

Par

cap 25, 50mg

Parke-Davis/W-L

cap 25, 50mg

Pioneer

cap 25, 50mg

Roxane

cap 25, 50mg

Si dnak

cap 25, 50mg

Superpharm

cap 25, 50mg

Watson

cap 25, 50mg

Zenith

cap, sustained release, 75mg

Forest/Inwood

susp 25mg/5ml

Roxane

cap 25, 50mg

Lemmon

cap 25, 50mg

MSD/Merck

cap, sustained release, 75mg

MSD/Merck

susp 25mg/5ml

MSD/Merck

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective February 21, 1992, for a maximum of 150 days)

Section 790.5380 ISOETHARINE HYDROCHLORIDE
EMERGENCY

DRUG

Isoetharine
Hydrochloride

DOSAGE FORM, STRENGTH

soln for inh 0.125,
0.167, 0.2, 0.25%APPLICATION HOLDER,
MANUFACTURER

Amneus Astra

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Dey

ims

National Pharm/Barre

Parke-Davis/W-L

Roxane

Travenol

Nephron

Winthrop-Breon/Sterling

effective March 14, 1992, for a maximum of 150 days)

Section 790.5420 ISONIAZID
EMERGENCY

DRUG

Isoniazid

DOSAGE FORM, STRENGTH

APPLICATION HOLDER,
MANUFACTURER

Quad

Carolina Medical

Anabolic

Barr

Bolar

Chelsea

Ciba/Ciba-Geigy

Danbury

Dow

Duramed

Halsey

Lilly

MK Laboratories

Panray/Ormont

Pharmavite

Phoenix

Purepac/Kati Pharma

Richlyn

Towne Paulsen

Vitarine

West-Ward

Zenith

Squibb

Lannett

Hoffmann-LaRoche

Hyzyd
Laniazid
Stanozide
Stanozide

tab 100, 300mg
tab 50, 100, 300mg
tab 100mg
tab 300mg

Mallinckrodt
Lannett
Stanlabs/Simpak
Everylife

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5483 ISOSORBIDE DINITRATE

ISOSORBIDE DINITRATE

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Isosorbide Dinitrate

tab, oral 5, 10, 20, 30mg
tab, oral 5, 10, 20, 30mg
tab, oral 5, 10mg
tab, oral 5, 10, 20mg
tab, oral 5, 10, 20, 30mg
tab, oral 5, 10, 20mg
tab, oral 5, 10, 20mg
tab, sub 2.5, 5, 10mg
tab, sub 2.5, 5, 10mg
tab, sub 2.5, 5mg
tab, sub 2.5, 5mg
tab, sub 2.5, 5mg

Barr
Gerda
Danbury
Geneva
Par
Superpharm
West Ward
Gerda
Danbury
Geneva
West Ward

Wyeth Ayerst/AMHO
Wyeth Ayerst/AMHO

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5500 KANAMYCIN SULFATE

KANAMYCIN SULFATE

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Kanamycin Sulfate

inj eq 75, 500mg base/2ml, 1gm base/3ml
inj eq 500mg base/2ml, 1gm base/3ml
inj eq 75, 500mg base/2ml, 1gm base/3ml
inj eq 75, 500mg base/2ml, 1gm base/3ml
inj eq 75, 500mg base/2ml, 1gm base/3ml

Elkins-Sinn-Robins
IMS
Lyphomed
Pharmafair
Quad

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Brand(s)
Kantrex
Klebcil

inj eq 75, 500mg base/2ml, 1gm base/3ml
inj eq 1gm base/3ml
inj eq 75, 500mg base/2ml, 1gm base/3ml
inj eq 75, 500mg base/2ml, 1gm base/3ml

Solopak
Steris
Bristol/B-M
Beecham

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5520 KETAMINE HYDROCHLORIDE

KETAMINE HYDROCHLORIDE

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Ketamine Hydrochloride

inj eq 10, 50, 100mg base
inj eq 10, 50, 100mg base

Quad
Parke-Davis/W-L

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5540 LACTULOSE

LACTULOSE

DRUG DOSAGE FORM, STRENGTH APPLICATION HOLDER, MANUFACTURER

Lactulose

syr 10gm/15ml
syr 10gm/15ml
syr 10gm/15ml
syr 10gm/15ml
syr 10gm/15ml
syr 10gm/15ml
syr 10gm/15ml

Kali Duphar
Pharmaceutical Basics
Roxane
Merrell-Dow
Merrell-Dow
National Pharm/Barre
Reid-Rewett Solvay
National Pharm/Barre
Pharmaceutical Basics
Reid-Rewett Solvay

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY AMENDMENTSSection 790.5544 LEUCOVORIN CALCIUM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Leucovorin Calcium	inj eq 3mg base/ml inj eq 3mg base/ml @ inj eq 5mg base/ml inj eq 50,100mg base/vial inj eq 50mg base/vial inj eq 50mg base/vial inj eq 50,100mg base/vial inj eq 50mg base/vial inj eq 50,100mg base/vial tab eq 5,25mg base tab eq 5,25mg base	International Pharm Lederle/Am Cyanamid Quad BenVenue Elkins-Sinn/Robins International Pharm Lederle/Am Cyanamid LyphoMed Quad Barr Par
Brand(s) Wellcovorin Wellcovorin Wellcovorin	inj eq 5mg base/ml inj eq 50,100mg base/vial tab eq 5,25mg base	Burroughs Wellcome Burroughs Wellcome Burroughs Wellcome

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5620 LIDOCAINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Lidocaine Hydrochloride	inj 0.5,1,1.5,2,4,10,20% inj 1,2% inj 1,2% @ inj 1,2% inj 1,2% inj 0.5,1,2,4% inj 2% inj 1,2,4,20% @ inj 1,2% inj 1,2% inj 1,1.5,2,4,20% inj 1,2% inj 1,2% inj 1,2% inj 1,2% jelly 2% @ soln, top 4% soln, top 4%	Abbott Bel Mar Bristol Cutter Dell Elkins-Sinn Graham IMS Lemmon Luitpold Lyphomed Norbrook Am Steris Wyeth Ayerst/AMHO IMS Paco Research Pharmaceutical Basics

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IMS
National Pharm/Barre
Pharmaceutical Basics
Roxane

soln, viscous 2%
soln, viscous 2%
soln, viscous 2%
soln, viscous 2%

Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Alphacaine Xylocaine Xylocaine Xylocaine Xylocaine	inj 2% inj 0.5,1,1.5,2,4,10,20% jelly 2% soln, top 4% soln, viscous 2%	Carlisle Astra Astra Astra Astra

Product labelled for intracardiac use may not be interchanged.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5700 LIOTHYRONINE SODIUM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Liothyronine Sodium Brand(s) Cytomel	@ tab 0.025mg base tab 0.025mg base	Bolar SKF

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5740 LITHIUM CARBONATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Lithium Carbonate	@ cap 300mg cap 300mg @ tab 300mg tab 300mg	Bolar Roxane Roerig/Pfizer Roxane
Brand(s) Eskalith Lithonate Eskalith Lithane Lithotabs	cap 300mg cap 300mg tab 300mg tab 300mg tab 300mg	SKF Reid-Rewett Solvay SKF Miles Reid-Rewett Solvay

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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@ tab 12.5mg
 tab 12.5, 25mg
 tab 12.5, 25mg
 tab 12.5, 25mg
 tab 12.5, 25mg
 tab 12.5, 25mg
 tab 12.5, 25, 50mg
 tab 12.5, 25mg
 tab 12.5, 25mg
 @ tab 12.5, 25mg
 @ tab 12.5, 25mg
 @ tab 12.5, 25mg
 tab 12.5, 25mg
 tab, chew 25mg
 tab, chew 25mg
 tab, chew 25mg

Brand(s)

Antivert
 Antivert

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5830 MECLOFENAMATE SODIUM

EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Meclofenamate Sodium

cap eq 50, 100mg base
 @ cap eq 50, 100mg base
 cap-eq-50, 100mg-base
 cap-eq-50, 100mg-base
 cap eq 50, 100mg base
 cap eq 50, 100mg base
 cap eq 50, 100mg base
 cap eq 50, 100mg-base
 cap-eq-50, 100mg-base
 cap-eq-50, 100mg-base

Brand(s)

Meclomen

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.5872 MEPERIDINE HYDROCHLORIDE

EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Meperidine Hydrochloride

inj 10mg/ml
 inj 25, 50, 75, 100mg/ml
 @ inj 25, 50, 75, 100mg/ml
 - inj 10mg/ml
 @ inj 25, 50, 75, 100mg/ml
 inj 50, 75, 100mg/ml
 inj 25, 50, 75, 100mg/ml
 syr 50mg/5ml
 tab 50, 100mg
 tab 50mg

Brand(s)

Demerol
 Demerol
 Demerol
 Pethadol

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5900 MEPROBAMATE

EMERGENCY

DRUG

Meprobamate

@ tab 200, 400mg
 tab 200, 400, 600mg
 tab 200, 400mg
 tab 200, 400, 600mg
 tab-400mg
 tab 200, 400, 600mg
 tab 400mg
 tab 400mg
 tab 400mg
 tab 400, 600mg
 tab 200, 400mg
 tab 400mg
 tab 200, 400mg
 @ tab 400mg
 @ tab 400mg
 tab 200, 400mg
 tab 400mg

APPLICATION HOLDER,

MANUFACTURER

APPLICATION HOLDER,
MANUFACTURER

Barr
 Bolar
 Chetsea
 Gord
 Danbury
 Geneva
 Mylan
 Par
 Pharmaceutica
 Quantum

Parke-Davis/W-L

Anabolic
 Barr
 Bell
 Chelsea
 Gord
 Danbury
 Everylife
 First Texas/Scherer
 Geneva
 Heather
 ICN
 KM Labs
 Lannett
 Lederle/Am Cyanamid
 Lee
 Mallard
 MK Laboratories
 Mylan

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Amosene	tab 200,400mg	Parke-Davis/M-L
Equanil	@ tab 200,400mg	Pharmaceutical-Basics
Mepriam	tab 400mg	Pharmavite
Miltown	@ tab 400mg	Private Formulations
Neuramate	tab 200,400mg	Purepac/Kalipharma
Tramap	@ tab 200,400mg	Quantum
	tab 200,400mg	Reid-Rewell
	tab 200,400mg	Richlyn
	tab 600mg	Roxane
	@ tab 200,400mg	Solvay
	@ tab 200,400mg	Stantabs/Simpak
	tab 400mg	Tablicaps
	@ tab 200,400mg	Towne Paulsen
	@ tab 400mg	(Vanguard/MMM)
	tab 200,400mg	Vitarine
	tab 200,400mg	West-Ward
	tab 200,400,600mg	Zenith
	tab 400mg	Ferndale
	tab 200,400mg	Wyeth Ayerst/AMHO
	tab 400mg	Lemmon
	tab 200,400,600mg	Wallace/C-W
	tab 200,400mg	Halsey
	tab 400mg	Reid-Rewell/Solvay

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.5940 METAPROTERENOL SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Metaproterenol Sulfate	soln for inh 0.4,0.6% soln for inh 0.4,0.6,5% soln for inh 0.4,0.6% soln for inh 5% syr 10mg/5ml syr 10mg/5ml @ tab 10,20mg tab 10,20mg tab 10,20mg	Armour Pharmaceutical Dey Labs Paco Research Pharmaceutical Basics Copley Pharmaceutical Basics American Therapeutics Biocraft Danbury Par
Brand(s)	soln for inh 0.4,0.6,5% soln for inh 5% soln for inh 0.4,0.6% syr 10mg/5ml	Boehringer Ingelheim Dey Labs Dey Labs Boehringer Ingelheim
Alupent*		
Dey-Dose		
Lute		
Alupent*		

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Prometa	syr 10mg/5ml	Muro
Alupent*	tab 10,20mg	Boehringer Ingelheim
*Products manufactured by this brand name manufacturer in this drug entity are available for drug product selection under other brand and/or generic names.		
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)		
Section 790.5980 METARAMINOL BITARTRATE EMERGENCY		
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Metaraminol Bitartrate	inj-eq-10mg-base/ml inj eq 10mg base/ml inj eq 10mg base/ml	Bristol-Myers Kendall McGaw Lyphomed
Brand(s)	inj eq 10mg base/ml	MSD/Merck
Aramine		
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)		

Section 790.6020 METHIDILAZINE HYDROCHLORIDE (Repealed)
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Methidilazine-Hydrochloride	syr-4mg/5ml	National-Pharm/Barre
Brand(s)		
Taearyl	syr-4mg/5ml	Westwood-Squibb
(Source: Emergency repealer at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)		
Section 790.6140 METHOCARBAMOL EMERGENCY		
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Methocarbamol	inj 100mg/ml tab 500,750mg @ tab 500,750mg tab 500,750mg @ tab 500,750mg @ tab 500,750mg	Steris American Therapeutics (Ascot) Barr Boehr Chelsea

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Brand(s)
Robaxin
Delaxin
Forbaxin
Robaxin

tab-600,750mg
tab 500,750mg
tab 500,750mg
tab 500,750mg
tab 500mg
tab 500,750mg
tab 750mg
tab 500,750mg
@ tab 500,750mg
tab 500,750mg
tab 500,750mg
tab 500,750mg
@ tab 500,750mg
tab-600,750mg
tab 500,750mg
tab 500,750mg
tab 500,750mg
tab 500,750mg
tab 500,750mg
tab 500,750mg
tab 500,750mg
inj 100mg/ml
tab 500mg
tab 750mg
tab 500,750mg

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6180 METHOTREXATE SODIUM
EMERGENCY

DRUG
Methotrexate Sodium

DOSAGE FORM, STRENGTH
inj eq 25mg base/ml
inj eq 25mg base/ml
inj eq 25mg base/ml
inj eq 2.5,25mg base/ml
inj eq 20,50,100mg base/vial
@ inj eq 2.5,25mg base/ml
@ inj eq 20,50,100mg base/vial
inj eq 25mg base/ml
inj eq 25mg base/ml
@ inj eq 20,50,100,250mg base/vial

APPLICATION HOLDER, MANUFACTURER
Adria
Ben Venue
IMS
Lederle/Am Cyanamid
Lederle/Am Cyanamid
LypHomed
LypHomed
Pharmachemie
Quad
Quad

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Brand(s)
Abitrexate
Folex PFS
Abitrexate
Folex
Mexate
Mexate-AQ
Rheumatrex*

tab 2.5mg
tab 2.5mg
inj eq 25mg base/ml
inj eq 25mg base/ml
inj eq 50,100,250mg base/vial
inj eq 50,100,250mg base/vial
inj eq 20,50,100,250mg base/vial
inj eq 25mg base/ml
tab 2.5mg

Barr
Lederle/Am Cyanamid
International Pharm
Adria
International Pharm
Adria
Bristol/B-M
Bristol/B-M
Lederle/Am Cyanamid

*Delayed-effective-date---This brand-name drug-product-is-protected-by-patent and-is-not-eligible-for-drug-product-selection-until-October-31,-1991.
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6260 METHYLCLOTHIAZIDE

EMERGENCY

DRUG
Methyclothiazide

DOSAGE FORM, STRENGTH
@ tab 2.5,5mg
tab 2.5,5mg
tab 2.5,5mg
tab 5mg
tab 2.5,5mg
tab-5mg
tab 2.5,5mg

APPLICATION HOLDER, MANUFACTURER
Bolar
Chelsea
GordGeneva
Mylan
Par
Pharmaceutical-Basies
Zenith
Wallace/C-W
Abbott

Brand(s)
Aquatensen
Enduron

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6275 METHYLDOPA
EMERGENCY

DRUG
Methyl dopa

DOSAGE FORM, STRENGTH
tab 125,250,500mg
@ tab 125,250,500mg
tab-125,250,500mg

APPLICATION HOLDER, MANUFACTURER
Barr
Bolar
Chelsea

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	tab-125,250,500mg	Gerd
	tab 250,500mg	Danbury
	tab 250,500mg	Duramed
	tab 125,250,500mg	Geneva
	<u>tab 125,250,500mg</u>	Halsey
	tab 125,250,500mg	Lederle/American Cyanamid
	tab 250,500mg	Mylan
	tab 125,250,500mg	Novopharm
	tab 125,250,500mg	Par
	tab 125,250,500mg	Parke-Davis/W-L
	tab 125,250,500mg	Purepac/Kalipharma
	tab 125,250,500mg	Roxane
@ -	tab 125,250,500mg	Sidmak
	tab 250,500mg	Superpharm
	tab 125,250,500mg	Zenith
	tab 125,250,500mg	MSD/Merck

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6277 METHYLDOPATE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Methyl dopate Hydrochloride	inj 50mg/ml	Abbott
	inj 50mg/ml	DuPont Pharms
	inj 50mg/ml	Elkins-Sinn/Robins
	inj 50mg/ml	Luitpold
	inj 50mg/ml	LypholMed
	inj 50mg/ml	Marsam
	0	Quad
	-	Solopak
	inj 50mg/ml	

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6280 METHYLPHENIDATE HYDROCHLORIDE (Revealed)

DRUG	DOSEAGE-FORM,--STRENGTH	APPLICATION-HOLDER, MANUFACTURER
Methylphenidate-HCl	tab-5,10,20mg	MD-Pharmaceutical

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Brand(s)	tab., extended-release, -20mg	MD-Pharmaceutical
Rating	tab-5, 20mg	Ciba-Geigy
Rating-SR	tab., extended-release, -20mg	Ciba-Geigy

(Source: Emergency repealer at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

(Source: Emergency repealer at 16 Ill. Reg. 4899 _____, effective March 14, 1992, for a maximum of 150 days)

Section 790.6300 METHYLPREDISOLONE SODIUM SUCCINATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Methylprednisolone	inj eq 40,125,500mg,1gm base/vial	Etkins-Sinn/Robins
Sodium Succinate	0 inj eq 40,125,500mg,1gm base/vial	IMS
	0 inj eq 40,125,500mg,1gm base/vial	LynphoMed
	inj eq 500mg,1gm base vial	Organon/Akzona
	0 inj eq 40,125,500mg,1gm base/vial	Quad
	inj eq 40,125,500mg,1gm base/vial	Steris
Brand(s)		
A-Methapred	inj eq 40,125,500mg,1gm base vial	Abbott
Solu-Medrol	inj eq 40,125,500mg,1gm base vial	Upjohn

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790 6340 METHYL TESTOSTERONE

EMERGENCY	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
	Brand(s)		
	Android 10	tab, oral 10mg	ICN Pharms
	Android 25	tab, oral 25mg	ICN Pharms
	Metadren	@ tab, oral 10, 25mg	Ciba/Ciba-Geigy

((Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6370 METOCLOPRAMIDE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Metoclopramide Hydrochloride	inj eq 5mg base/ml inj eq 5mg base/ml inj eq 5mg base/ml inj eq 5mg base/ml @ inj eq 5mg base/ml @ inj eq 10mg base/2ml - syr eq 5mg base/5ml syr eq 5mg base/5ml @ syr eq 5mg base/5ml syr eq 5mg base/5ml @ tab eq 10mg base @ tab eq 10mg base @ tab eq 10mg base tab-eq-10mg-base tab-eq-10mg-base tab eq 10mg base tab eq 10mg base tab eq 10mg base tab eq 5,10mg base tab eq 10mg base tab-eq-10mg-base tab eq 10mg base tab eq 10mg base tab-eq-10mg-base tab eq 10mg base tab eq 10mg base @ -	Abbott Dupont Pharms Lyphomed Norbrook Am Quad Solopak Biocraft National Pharm/Barre Paco Research Pharmaceutical Basics Roxane Barr Biocraft Bolar Chetsea Cerd Danbury Geneva Halsey Interpharm Invamed Lederle/Am Cyanamid Lederle Par Pharmaceutical-Basies Purepac/Kalipharma Sidmak Superpharm Watson
Brand(s) Octamide PFS Reglan Reglan Ctopra Maxolon Reglan	inj eq 5mg base/ml inj eq 5mg base/ml syr eq 5mg base/5ml tab eq 5,10mg base tab eq 10mg base tab eq 10mg base	David Bull Labs Robins Robins Quantum Beecham Robins

Source: Emergency amendment at 16 111. Reg. 4899, effective March 14, for a maximum of 150 days)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6375 METOCURINE IODIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Metocurine Iodide Brand(s)	@ inj 2mg/ml	Quad
Metubine Iodide	inj 2mg/ml	Lilly
Source: Emergency amendment at 16 Ill. Reg. _____, effective March 14, _____, for a maximum of 150 days)		
AGENCY: ion 790.6420 METRONIDAZOLE		
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Metronidazole	inj 500mg/100ml inj 500mg/100ml @ inj 500mg/100ml inj 500mg/100ml inj 500mg/100ml tab 250, 500mg tab-250, 500mg tab-250, 500mg tab 250, 500mg tab 250, 500mg tab 250, 500mg tab 250mg	Abbott Elkins-Sinn IMS LyphoMed Steris Barr Gelsea Gord Danbury Geneva Halsey LNK Mutual Par Siddmak Superpharm Vitarine Zenith
Brand(s)	inj 500mg/100ml inj 500mg/100ml @ inj 500mg/100ml tab 250, 500mg tab 250, 500mg tab 250, 500mg tab 250, 500mg	Searle Kendall McGaw Lemmon Searle Lemmon Ortho Savage/Altana
Flagyl I.V. Metro I.V. Metryl I.V. Flagyl Metryl Protostat Satic		

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Nalbuphine Hydrochloride	inj 10, 20mg/ml inj 10, 20mg/ml inj 10, 20mg/ml @ inj 10, 20mg/ml	Abbott Astra Lyphomed Quad
Brand(s) Nubain	inj 10, 20mg/ml	Dupont

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6456 NALOXONE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Naloxone Hydrochloride	inj 0.02, 0.4mg/ml inj 0.02, 0.4, 1mg/ml inj 0.02, 0.4, 1mg/ml inj 0.4, 1mg/ml inj 0.2, 1mg/ml inj 0.02, 0.4, 1mg/ml inj 0.4mg/ml @ inj 0.02, 0.4, 1mg/ml inj 0.02, 0.4mg/ml inj 0.02, 0.4mg/ml inj 0.02, 0.4mg/ml @ inj 0.02, 0.4, 1mg/ml	Abbott Astra Eli Lilly-Sinn/Robins IMS Luitpold Lyphomed Marsam Quad SoloPak Steris Winthrop-Breon/Sterling Wyeth Ayerst/AMHO
Brand(s) Narcan	inj 0.02, 0.4, 1mg/ml	DuPont

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6460 NANDROLONE DECANOATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Nandrolone Decanoate	inj-50, 100mg/ml inj 100, 200mg/ml inj 100mg/ml @ inj 50, 100, 200mg/ml	Leemsen Lyphomed Norbrook Am Quad

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Brand(s) Deca-Durabolin	inj 50, 100, 200mg/ml inj 50, 100, 200mg/ml	Steris Organon/Akzona
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(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6480 NANDROLONE PHENPROPIONATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Nandrolone Phenpropionate Brand(s) Durabolin	@ inj 25, 50mg/ml inj 25, 50mg/ml inj 25, 50mg/ml	Quad Steris Organon/Akzona

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6500 NAPHAZOLINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Naphazoline Hydrochloride Brand(s) AK-Con Albalon Liquifilm Nafazate Naphcon Forte Opcon Vasocon Regular	soln, opth 0.1% soln, opth 0.1% soln, opth 0.1% soln, opth-0.1% soln, opth 0.1% soln, opth 0.1% soln, opth 0.1%	Bausch & Lomb Norbrook Am Akorn Allergan Pharmacia Alcon Bausch & Lomb Iolab

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6540 NEOMYCIN SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Neomycin Sulfate	inj eq 350mg base/vial inj eq 350mg base/vial	Pfizer Squibb

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pwr 100%
tab
tab
tab
@ tab
tab
tab

Brand(s)

Mycifradin

Neo-Rx

Mycifradin

inj eq 350mg base/vial

pwr 100%

tab

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6570 NEOMYCIN SULFATE; TRIAMCINOLONE ACETONIDE (Repealed)

EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER, MANUFACTURER

Neomycin-Sulfate;
Triamcinolone
Acetonide
@ cream-eq-3.5mg-base/gm;0.1%
@ cream-eq-3.5mg-base/gm;0.1%
@ cream-eq-3.5mg-base/gm;0.1%
@ oint-eq-3.5mg-base/gm;0.1%
@ oint-eq-3.5mg-base/gm;0.1%
@ oint-eq-3.5mg-base/gm;0.1%

Fougera/Altana
Pharmaderm/Altana
Savage/Altana
Fougera/Altana
Pharmaderm/Altana
Savage/Altana

(Source: Emergency repealer at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6580 NIACIN

EMERGENCY

(NICOTINIC ACID)

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER, MANUFACTURER

NOTE: Dosage strengths less than 500mg are OTC.

Niacin

tab 500mg
@ tab 500mg
tab 500mg
tab 500mg
tab 500mg
@ tab 500mg
tab 500mg
tab 500mg

Bolar
Chelsea
Danbury
Halsey
MK Laboratories
Purepac/Kalipharma
Richlyn
Stanlabs/Simpak

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tab 500mg
@ tab 500mg
tab 500mg

Brand(s)

Nicolar

Tablicaps
West-Ward
Zenith

Rorer

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6670 NITROGLYCERIN INJECTION

EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER, MANUFACTURER

Nitroglycerin Injection

inj 5mg/ml
inj 5mg/ml
inj 5mg/ml
@ inj 5mg/ml
@ inj 5,10mg/ml
@ inj 5mg/ml

Abbott
IMS
Luitpold
LyphoMed
Quad
Solopak

Brand(s)

Nitro-Bid

Nitrol

Nitro I.V.

Nitrostat

Tridil

inj 5,10mg/ml
inj 0.8mg/ml
inj 5mg/ml
inj 0.8,5,10mg/ml
inj 5mg/ml

Marion Merrell Dow
Kremers-UrbanRorer
G Pohl-Boskamp
Parke-Davis/W-L
Am Crit Care/AHS

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6780 NYSTATIN

EMERGENCY

DRUG

DOSAGE FORM, STRENGTH

APPLICATION HOLDER, MANUFACTURER

Nystatin

cream 100,000U/gm
cream 100,000U/gm
cream 100,000U/gm
cream 100,000U/gm
cream 100,000U/gm
oint 100,000U/gm
oint 100,000U/gm
oint 100,000U/gm
susp, oral 100,000U/ml
susp, oral 100,000U/ml
susp, oral 100,000U/ml

Altana
Clay-Park
Lemmon
Naska
Thames
Altana
Clay-Park
Naska
Bausch & Lomb
Biotcraft
Fougera/Pharmaderm/
Savage/Altana

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Candex		
Mycostatin	susp, oral 100,000U/ml	Lemmon
Mykinac	susp, oral 100,000U/ml	Naska
Nilstat	susp, oral 100,000U/ml	National Pharm/Barre
Mycostatin	susp, oral 100,000U/ml	Pharmaceutical Basics
Mykinac	susp, oral 100,000U/ml	Pharmafair
Nilstat	susp, oral 100,000U/ml	Thames
Barstatin 100	tab, oral 500,000U	Chelsea
Nilstat	tab, oral 500,000U	Lemmon
Mycostatin	tab, oral 500,000U	Mutual
Mykinac	tab, oral 500,000U	Par
Nilstat	tab, oral 500,000U	Pharmaceutical Basics
Barstatin 100	tab, oral 500,000U	Quantum
Nilstat	tab, oral 500,000U	Vitarine
Mycostatin	tab, oral 500,000U	Chelsea
Mykinac	tab, oral 500,000U	Fougere/Pharmaderm
Nilstat	tab, oral 500,000U	Lemmon
Barstatin 100	tab, vag 100,000U	Quantum
Nilstat	tab, vag 100,000U	Sidmak
Mycostatin	tab, vag 100,000U	Vitarine
Mykinac	tab, vag 100,000U	
Nilstat	cream 100,000U/gm	Miles
Barstatin 100	cream 100,000U/gm	Squibb
Nilstat	cream 100,000U/gm	NMC
Mycostatin	cream 100,000U/gm	Lederle/Am Cyanamid
Mykinac	cream 100,000U/gm	Squibb
Nilstat	cream 100,000U/gm	NMC
Barstatin 100	cream 100,000U/gm	Lederle/Am Cyanamid
Nilstat	cream 100,000U/gm	Barlan Pharma
Mycostatin	cream 100,000U/gm	Lederle/Am Cyanamid
Mykinac	cream 100,000U/gm	Paddock Labs
Nilstat	cream 100,000U/gm	Squibb
Barstatin 100	cream 100,000U/gm	Lederle/Am Cyanamid
Nilstat	cream 100,000U/gm	Savage/Altana
Mycostatin	cream 100,000U/gm	Squibb
Mykinac	cream 100,000U/gm	Lederle/Am Cyanamid
Nilstat	cream 100,000U/gm	Holland-Rantos
Barstatin 100	cream 100,000U/gm	Squibb
Nilstat	cream 100,000U/gm	Lederle/Am Cyanamid

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.6800 MYSTATIN; TRIAMCINOLONE ACETONIDE EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Nystatin;	cream 100,000U/gm;0.1%	Bausch & Lomb
Triamcinolone	cream 100,000U/gm;0.1%	Clay-Park
Acetonide	cream 100,000U/gm;0.1%	Fougere/Pharmaderm/
		Savage/Altana
	cream-100,000U/gm;0.1%	Pharmafair
	cream 100,000U/gm;0.1%	Thames
	oint 100,000U/gm;0.1%	Bausch & Lomb
	oint 100,000U/gm;0.1%	Clay-Park
	oint 100,000U/gm;0.1%	Fougere/Pharmaderm/
	oint 100,000U/gm;0.1%	Savage/Altana
	oint-100,000U/gm;0.1%	Pharmafair
Brand(s)		
DermaComb	cream 100,000U/gm;0.1%	Taro
Mycolog-II	cream 100,000U/gm;0.1%	Squibb
Myco-Triacet II	cream 100,000U/gm;0.1%	Lemmon
Mykacet	cream 100,000U/gm;0.1%	NMC
Tri-Stat II	cream 100,000U/gm;0.1%	Naska
Mycolog II	oint 100,000U/gm;0.1%	Squibb
Myco-Triacet II	oint 100,000U/gm;0.1%	Lemmon
Mykacet	oint 100,000U/gm;0.1%	NMC

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6820 ORPHENADRINE CITRATE EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Orphenadrine Citrate	inj 30mg/ml	Steris
	@ tab, controlled release	(Ascot)
	100mg	
	@ tab, controlled release	Bolar
	100mg	
Brand(s)		
Norflex	inj 30mg/ml	Riker/3-M
Norflex	tab, controlled release	Riker/3-M
	100mg	

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.6860 OXACILLIN SODIUM

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Oxacillin Sodium	cap @ inj eq 250,500mg,1,2,4, 10gm base/vial	Biocraft Elkins-Sinn/Robins
	inj eq 250,500mg,1,2,4, 10gm base/vial	Marsam
	powdr for soln	Biocraft
Brand(s)		
Bactocill	cap	Beecham
Prostaphlin	cap	Bristol/B-M
Bactocill	inj eq 500mg,1,2,4,10gm base/vial	Beecham
Prostaphlin	inj eq 250,500mg,1,2,4gm base/vial	Bristol/B-M
Bactocill	powdr for soln	Beecham
Prostaphlin	powdr for soln	Bristol/B-M

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6875 OXAZEPAM

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Oxazepam	cap 10,15,30mg cap 10,15,30mg cap 10,15,30mg cap 10,15,30mg cap 10,15,30mg cap 10,15,30mg cap 10,15,30mg tab 15mg tab 15mg tab 15mg	American Therapeutics Barr Gerd Danbury Geneva Purepac Zenith Barr Danbury Parke-Davis/W-L
Brand(s)		
Serax	cap 10,15,30mg	Wyeth Ayerst/AMHO
Serax	tab 15mg	Wyeth Ayerst/AMHO

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.6885 OXTRIPHYLLINE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Oxtriphylline	elix 100mg/5ml syr 50mg/5ml @ tab, enteric coated 100, 200mg	Pharmaceutical Basics Pharmaceutical Basics Bolar
Brand(s)		
Choleydi	elix 100mg/5ml	Parke-Davis/W-L
Choleydi	syr 50mg/5ml	Parke-Davis/W-L
Choleydi	tab, enteric coated 100, 200mg	Parke-Davis/W-L

NOTE: The admission of oxtriphylline enteric coated tablets to the Illinois Formulary as an exception to promulgated criteria was approved by a majority vote of the Technical Advisory Council, pursuant to Section 790.60.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6895 OXYBUTYRININ

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Oxybutynin	@ tab 5mg - tab 5mg tab 5mg tab 5mg	Bolar Pharmaceutical Basics Quantum Sidmak
Brand(s)		
Ditropan	tab 5mg	Marion Merrell Dow

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6940 OXYTETRACYCLINE HYDROCHLORIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Oxytetracycline Hydrochloride	cap @ eap cap cap	Proter Lab/Italy Purepac/KatiPharma Richlyn West-Ward

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Pfizerpen-G tab Pfizer
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7100 PENICILLIN V POTASSIUM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Penicillin V Potassium	powdr for soln	Biocraft
	powdr for soln	Clonmel Chemicals
	powdr for soln	Copanos
	powdr for soln	Mylan
	powdr-for-soln	Purepac/Kalipharma
	tab	Biocraft
	tab	Clonmel Chemicals
	tab	Copanos
	tab	Mylan
	tab	Purepac/Kalipharma
	tab	Zenith

Brand(s)

Beepen-VK	powdr for soln	Beecham
Betapen-VK	powdr for soln	Bristol/B-M
Ledercillin-VK	powdr for soln	Lederle/Am Cyanamid
Pen-Vee K	powdr for soln	Wyeth Ayerst/AMHO
Penapar-VK	powdr for soln	Parke-Davis/W-L
Pfizerpen-VK	powdr for soln	Pfipharmecs/Pfizer
V-Cillin K	powdr for soln	Lilly
Veetids '125', '250'	powdr for soln	Squibb
Beepen-VK	tab	Beecham
Betapen-VK	tab	Bristol/B-M
Ledercillin-VK	tab	Lederle/Am Cyanamid
Pen-Vee K	tab	Wyeth Ayerst/AMHO
Penapar-VK	tab	Parke-Davis/W-L
Pfizerpen-VK	tab	Pfipharmecs/Pfizer
Uticillin VK	tab	Upjohn
V-Cillin K	tab	Lilly
Veetids '250', '500'	tab	Squibb

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Brand(s) cap cap MK Laboratories
Oxy-Kesso-Tetra Pfizer
Terramycin

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6960 PANCURONIUM BROMIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Pancuronium Bromide	inj 1.2mg/ml	Abbott
	inj 1.2mg/ml	Astra
	inj 1.2mg/ml	Elkins-Sinn/Robins
	inj 1.2mg/ml	Kendall McGaw
	inj 1.2mg/ml	Quad
Pavulon	inj 1.2mg/ml	Organon/Akzona

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.6980 PENICILLIN G POTASSIUM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Penicillin G Potassium	inj	Lilly
	inj	Parke-Davis/W-L
	inj	Marsam
	inj	Squibb
	powdr for susp	Biocraft
	powdr for susp	Mylan
	powdr for susp	Purepac/Kalipharma
	tab	Biocraft
	tab	Mylan
	tab	Purepac/Kalipharma
	tab	Wyeth Ayerst/AMHO
	tab	Zenith
	tab	Lilly/Dista
	inj	Pfizer
	powdr for susp	Squibb
	powdr for susp	Pfizer
	tab	Squibb

Brand(s)
Pfizerpen
Pentids
Pfizerpen-G
Pentids

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Section 790.7120 PENTOBARBITAL SODIUM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Pentobarbital Sodium	0 cap 100mg	Anabolic
	cap 100mg	Bell
	0 cap 100mg	Chelsea
	— cap 100mg	Halsey
	cap 100mg	ICN
	cap 50, 100mg	Lannett
	0 cap 100mg	Parke-Davis/W-L
	0 cap 100mg	Purepac/Kal+pharma
	cap 100mg	Quantum
	cap 100mg	Stanlabs/Simpak
	0 cap 100mg	Towne Paulsen
	0 cap 100mg	Vitarine
	0 cap 100mg	Wyeth Ayerst/AMHO
	— cap 50, 100mg	Zenith
	inj 50mg/ml	Elkins-Sinn/Robins
	inj 50mg/ml	Wyeth Ayerst/AMHO
	tab 100mg	Anabolic
	0 tab 100mg	Vitarine
	cap 50, 100mg	Abbott
	inj 50mg/ml	Abbott

Brand(s)
 Nembutal Sodium
 Nembutal Sodium

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7130 PERPHENAZINE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Perphenazine	tab 2.4, 8, 16mg	<u>Geigy</u>
Brand(s)	tab 2.4, 8, 16mg	Zenith
Trilafon	tab 2.4, 8, 16mg	Schering

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.7140 PHENDIMETRAZINE TARTRATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Phendimetrazine Tartrate	@ cap 35mg tab 35mg @ tab-35mg @ tab-35mg @ tab 35mg @ tab 35mg <u>tab 35mg</u> tab 35mg tab 35mg tab 35mg tab 35mg @ tab 35mg tab-35mg tab 35mg tab 35mg	Vitarine Anabolic Bapp Chelsea Gord Ferndale Geneva Inwood/Forest KV Pharmaceutical Mfg Chemists Mikart Private Formulations Reid-Rewett Vitarine Zenith
Brand(s)		
Phenazine SPRX-3 Statobex X-Trozin Adphen Alphazine Cam-Metrazine Dimetrex Metfat Metra Obezine Phenazine Phenazine-35 Plegine Statobex Statobex-G X-Trozin	cap 35mg eap-35mg @ cap 35mg cap 35mg tab 35mg tab 35mg tab 35mg tab 35mg @ tab 35mg tab-35mg tab 35mg tab 35mg tab 35mg tab 35mg tab 35mg tab 35mg tab 35mg tab 35mg tab 35mg tab 35mg tab 35mg tab 35mg	NM Mast Reid-Rewett Lemmon Rexar Ferndale Vitarine Camall Private Formulations Reid-Rewett Forest Pharmaceutical Basics NM Mast Camall Wyeth Ayerst/AMHO Lemmon Rexar

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.7180 PHENTERMINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Phentermine Hydrochloride	cap 15,30,37.5mg @ cap 30mg cap 30mg cap 30mg cap 30mg cap 30mg cap 15,30mg cap 30mg tab 8,37.5mg @ tab 8mg tab 8,37.5mg tab 8mg tab 8mg	Camall Chelsea Duramed Lannett Lemmon Pharmaceutical Basics Vitarine Zenith Camall Chelsea Pharmaceutical Basics Vitarine Zenith Lemmon Ferndale Beecham Ferndale Rexar MM Mast Lemmon MM Mast Reid-Rewett Solvay
Brand(s) Adipex-P Dapex-37.5 Fastin Obestin-30 Oby-Trim Ona-Mast Adipex-P Ona-Mast Tora	cap 30,37.5mg cap 37.5mg cap 30mg cap 30mg cap 30mg cap 30mg cap 30mg tab 37.5mg tab 8mg tab 8mg	

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7229 PHENYTOIN SODIUM INJECTION

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Phenytoin Sodium	inj 50mg/ml inj 50mg/ml inj 50mg/ml inj 50mg/ml @ inj 50mg/ml inj 50mg/ml inj 50mg/ml inj 50mg/ml inj 50mg/ml	Abbott Elkins-Sinn/Robins LyphoMed Marsam Solopak Steris Sterling Warner Chilcott/W-L

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EMERGENCY

Brand(s) Diltantin	inj 50mg/ml	Parke-Davis/W-L
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)		
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Piperazine Citrate	syr eq 500mg base/5ml syr eq 500mg base/5ml syr eq 500mg base/5ml @ syr eq 500mg base/5ml	Lannett Luitpold Natcon National Pharm/Barre
Brand(s) Antepar Bryrel Multi fuge Vermidol	@ syr eq 500mg base/5ml syr eq 500mg base/5ml syr eq 500mg base/5ml syr eq 500mg base/5ml	Burroughs Wellcome Winthrop-Breon/Sterling Bluline Reid-Rewett Solvay

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7263 PIROXICAM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Piroxicam Brand(s) Feldene*	cap 10,20mg cap 10,20mg	Royce Pfizer

*Delayed effective date. This brand name drug product is protected by patent and is not eligible for drug product selection until April 6, 1992.

(Source: Emergency rule added at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.7265 POLYETHYLENE GLYCOL 3350; POTASSIUM CHLORIDE; SODIUM
EMERGENCY BICARBONATE; SODIUM CHLORIDE; SODIUM SULFATE, ANYHYDROUS

DRUG	Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Colyte		227.1gm/packet;	Dynapharm
		2.82gm/packet;	
		6.36gm/packet;	
		5.53gm/packet;	
		21.5gm/packet	
E-Z-EM Prep Lyte		227.1gm/packet;	Reed & Carnrick
		2.82gm/packet;	
		6.36gm/packet;	
		5.53gm/packet;	
		21.5gm/packet	
Glycoplep		236gm/bot; 2.97gm/bot;	E Z EM
		6.74gm/bot; 5.86gm/bot;	
		22.74gm/bot	
		236gm/bot; 2.97gm/bot;	Tega-Med-Products Superpharm
		6.74gm/bot; 5.86gm/bot;	
Golytely		22.74gm/bot	Brintree
		236gm/bot; 2.97gm/bot;	
		6.74gm/bot; 5.86gm/bot;	
		22.74gm/bot	

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7280 POTASSIUM CHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Potassium Chloride	cap, extended release, 10Meq	KV Pharm
	1nj 1.2Meq/ml	Abbott
	0 1nj 1.2, 3.4Meq/ml	Cutter
	1nj 2Meq/ml	Elkins-Sinn/Robins
	1nj 2Meq/ml	IMS
	1nj 1, 2, 3, 4Meq/ml	Kendall McGaw
	1nj 2, 3Meq/ml	Lemmon
	0 1nj 2Meq/ml	Lilly
	1nj 2, 3Meq/ml	LyphoMed
	1nj 2Meq/ml	Natcon

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1nj 2Meq/ml	Norbrook Am
0 1nj 2, 3Meq/ml	Searle
1nj 2Meq/ml	Steris
1nj 2Meq/ml	Torigian
1nj 2Meq/ml	Travenol
pwdr, 20Meq/pkt	Bajamar Chemical Co
pwdr, 20Meq/pkt	Copley
soln 1500mg/15ml	Halsey
(20Meq/15ml, 10%)	Naska
soln 1500mg/15ml	Naska
(20Meq/15ml, 10%)	Pharmaceutical Basics
soln 3000mg/15ml	Pharmaceutical Basics
(40Meq/15ml, 20%)	Pharmaceutical Basics
soln 1500mg/15ml	Copley
(20Meq/15ml, 10%)	
soln 1500mg/15ml	
(20Meq/15ml, 10%)	
soln 3000mg/15ml	
(40Meq/15ml, 20%)	
tab, extended release 8Meq (600mg)	
cap, extended release 10Meq (750mg)	Adria
cap, extended release 10Meq (750mg)	AH Robins
pwdr, 20Meq/pkt	Howard Foods/ USA American
pwdr, 20Meq/pkt	Abbott
pwdr, 20Meq/pkt	ICN Pharms
pwdr, 20Meq/pkt	Forest/Inwood
soln 1500mg/15ml	Upsher-Smith
(20Meq/15ml, 10%)	Century
soln 1500mg/15ml	Econo Med
(20Meq/15ml, 10%)	
soln 1500mg/15ml	Adria
(20Meq/15ml, 10%)	
soln 1500mg/15ml	Adria
(20Meq/15ml, 10%)	
soln 1500mg/15ml	Forest/Inwood
(20Meq/15ml, 10%)	
soln 1500mg/15ml	Upsher-Smith
(20Meq/15ml, 10%)	
soln 1500mg/15ml	Sandoz
(20Meq/15ml, 10%)	

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Potsalan (sugar free)	soln 1500mg/15ml (20mEq/15ml, 10%)	Adria
Kaon-C1 20% (sugar free)	soln 3000mg/15ml (40mEq/15ml, 20%)	Adria
Klor Con 20%	soln 3000mg/15ml (40mEq/15ml, 20%)	Upsher-Smith
Slow-K	tab, extended release 8mEq (600mg)	Ciba/Geigy

Products containing sugar shall not be interchanged with sugar free products without verification of the diabetic status of the patient.

Some oral Potassium Chloride solutions, powders for solutions and extended release capsules were reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7291 PRALIDOXIME CHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Pralidoxime Chloride Brand(s) Protopam	0 inj 1gm/vial inj 1gm/vial	Quad Wyeth Ayerst/AMHO

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7296 PRAZOSIN HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Prazosin Hydrochloride	cap 1,2,5mg cap 1,2,5mg cap 1,2,5mg cap 1,2,5mg cap 1,2,5mg cap 1,2,5mg	American Therapeutics Gerd Danbury Geneva Lederle Mylan Purepac/Kalipharma Zenith

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Brand(s) Minipress	cap 1,2,5mg	Pfizer
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(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7380 PREDNISOLONE SODIUM PHOSPHATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Prednisolone Sodium Phosphate	inj eq 20mg phosphate/ml soln, opth 0.125, 1% (eq 0.11%, 0.9% phosphate) soln, opth 0.125, 1% (eq 0.11%, 0.9% phosphate) soln, opth 0.125, 1% (eq 0.11%, 0.9% phosphate) soln, opth 0.125, 1% (eq 0.11%, 0.9% phosphate)	Steris Barnes-Hind Bausch & Lomb Norbrook Am Steris

Brand(s) Hydeltrasol AK-Pred	inj eq 20mg phosphate/ml soln, opth 0.125, 1% (eq 0.11%, 0.9% phosphate) soln, opth 0.125 (eq 0.11% phosphate) soln, opth 1% (eq 0.9% phosphate) soln, opth 0.125 (eq 0.11% phosphate)	MSD/Merck Akorn Iolab Iolab
Inflamase		Pharmafair
Inflamase Forte		Pharmafair
Predair		Pharmafair
Predair-Forte		Pharmafair

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7400 PREDNISONE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Prednisone	oral soln 5mg/5ml oral soln 5mg/5ml tab 5, 10, 20mg tab 5, 10, 20, 50mg tab 5, 10, 20, 50mg	Pharmaceutical Basics Roxane Barr Chelsea Gerd

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tab 5,10,20mg
tab 5,10,20mg
tab 5,10,20,50mg
tab 5mg
tab 5,10,20,50mg
tab 5,10,20mg
tab 5,10,20mg
tab 5,20mg
tab 5,10,20mg
tab 1,2,5,5,10,20,25,50mg
tab 5,10,20mg
@ tab 10mg
tab 5,10,20,50mg

Brand(s)
Deltasone
Deltasone
Orasone

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7420 PRIMIDONE
EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Primidone
@ tab 250mg
tab 250mg
tab 250mg

Brand(s)
Mysoline

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7500 PROCAINAMIDE HYDROCHLORIDE
EMERGENCY

DRUG DOSAGE FORM, STRENGTH

Procaïnamide
Hydrochloride
@ cap 250,375,500mg
@ cap 250,500mg
cap 250,375,500mg
cap 250,375,500mg
cap 250,375,500mg

APPLICATION HOLDER,
MANUFACTURER
(Ascot)
Bolar
Chelsea
Gord
Danbury
Geneva

Danbury
Duramed
Geneva
Halsey
Heather
Interpharm
Mutual
Private Formulations
Purepac
Roxane
Superpharm
Towne-Paulsen
West-Ward

Upjohn
Upjohn
Reid-Rewett-Solvay

APPLICATION HOLDER,
MANUFACTURER

Bolar
Danbury
Lannett

Wyeth Ayerst/AMHO

APPLICATION HOLDER,
MANUFACTURER

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cap 250,500mg
@ cap 250,375,500mg
@ cap 250,500mg
@ cap 250,500mg
cap 250,375,500mg
inj 100,500mg/ml
inj 100,500mg/ml
inj 100,500mg/ml
inj 100,500mg/ml
@ inj 100,500mg/ml
@ inj 100,500mg/ml
inj 100,500mg/ml
inj 100,500mg/ml
inj 500mg/ml
@ inj 100,500mg/ml
@ tab, controlled release
250,500,750,1000mg
tab, controlled release
500,750mg
tab, controlled-release
250,500,750mg
tab, controlled release
250,500,750mg
tab, controlled release
500mg
tab, controlled release
250,500,750mg
tab, controlled release
500mg
@ cap 375mg
@ cap 250mg
cap 250,375,500mg
inj 100,500mg/ml
tab, controlled release
250,500,750,1000mg
tab, controlled release
250,500mg

Brand(s)

Procapan
Procapan
Pronestyl
Pronestyl
Procapan-SR
Rhythmmin

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Lannett
Lederle/Am Cyanamid
Roxane
(Vanguard/MMN)
Zenith
Abbott
Elkins-Sinn/Robins
IMS
Lyphomed
Pharmafair
Quad
Solopak
Steris
Sterling
Warner Chilcott/W-L
Bolar
Copley
Gord
Danbury
Forest/Inwood
Geneva
Invamed
Parke-Davis-W/L
Panray/Ormont
Squibb
Squibb
Parke-Davis/W-L
Sidmak

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Section 790.7510 PROCAINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Procaine Hydrochloride	inj 1,2% inj 1,2% @ inj 1,2% inj 1,2% inj 1,2% inj 1,2% inj 1,2%	Abbott Bel-Mac Cutter-Miles Elkins-Sinn/Robins Kendall McGaw Lemmon Lyphomed Steris
Brand(s) Novocain	inj 1,2%	Winthrop-Breon/Sterling

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7540 PROCHLORPERAZINE EDISYLATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Prochlorperazine Edisylate	conc eq 10mg base/ml @ conc eq 10mg base/ml inj eq 5mg base/ml inj eq 5mg base/ml inj eq 5mg base/ml inj eq 5mg base/ml inj eq 5mg base/ml inj eq 5mg base/ml inj eq 5mg base/ml syr eq 5mg base/5ml @ sye eq 5mg base/5ml @ conc eq 10mg base/ml inj eq 5mg base/ml syr eq 5mg base/5ml	National-Pharm/Barre Pharmaceutical Basics Elkins-Sinn/Robins Marsam Quad Solopak Steris Sterling Wyeth Ayerst/AMHO National-Pharm/Barre Pharmaceutical Basics SKF SKF SKF

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.7580 PROCHLORPERAZINE MALEATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Prochlorperazine Maleate	@ tab 5,10,25mg - tab-5,10,25mg	Bolar Duramed
Brand(s) Compazine	tab 5,10,25mg	SKF

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7700 PROMETHAZINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Promethazine Hydrochloride	inj 25,50mg/ml inj-25,50mg/ml inj-25,50mg/ml inj 25,50mg/ml inj 25,50mg/ml inj 25,50mg/ml inj 25,50mg/ml syr 6.25mg/5ml, 25mg/5ml syr 6.25mg/5ml @ sye 6.25mg/5ml, 25mg/5ml syr 6.25mg/5ml, 25mg/5ml syr 6.25mg/5ml	Elkins-Sinn/Robins Krell-Pharmaceuteat Lemmon Marsam Norbrook-Am Steris Winthrop/Sterling HR Genci KV Pharmaceutical Life Pharm Assoc/Beach Pharmaceutical Basics Towne Paulsen
Brand(s) Phenergan Zipan-25,50 Phenergan Phenergan Fortis Prometh	inj 25,50mg/ml inj-25,50mg/ml syr 6.25mg/5ml syr 25mg/5ml syr 6.25mg/5ml, 25mg/5ml	Wyeth Ayerst/AMHO Al-tana Wyeth Ayerst/AMHO Wyeth Ayerst/AMHO National Pharm/Barre

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7740 PROPANTHELINE BROMIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Propantheline Bromide	@ tab 15mg	(Ascot)

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Section 790.7834 PROTAMINE SULFATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Protamine Sulfate	inj 10mg/ml inj 10mg/ml inj 10mg/ml @ inj 10mg/ml, 50mg/vial @ inj 50mg/vial	Elkins-Sinn/Robins Lilly LyphoMed Quad Upjohn

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7860 PSEUDOEPHEDRINE HYDROCHLORIDE; TRIPROLIDINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Pseudoephedrine HCl; Triprolidine HCl;	syr 30mg/5ml; 1.25mg/5ml @ tab 60mg; 2.5mg tab 60mg; 2.5mg tab 60mg; 2.5mg tab 60mg; 2.5mg tab 60mg; 2.5mg	Pharmafair Bolar Chelsea Superpharm Vitarine Zenith
Brand(s)		
Actahist	syr 30mg/5ml; 1.25mg/5ml	HR Cenci
Histafed	syr 30mg/5ml; 1.25mg/5ml	Life
Trilitron	syr 30mg/5ml; 1.25mg/5ml	Newtron
Triposed	syr 30mg/5ml; 1.25mg/5ml	Halsey
Atterfed	tab 60mg; 2.5mg	Private Formulations
Corphed	tab 60mg; 2.5mg	GordGeneva
Trilitron	tab 60mg; 2.5mg	Newtron
Triphed	tab 60mg; 2.5mg	Lemmon
Triposed	tab 60mg; 2.5mg	Halsey

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7940 PYRIDOXINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Pyridoxine Hydrochloride	inj 100mg/ml inj 100mg/ml	Bel-Mar Dell

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Brand(s)	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hexa-Betalin	inj 100mg/ml	Lilly

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.7980 PYRILAMINE MALEATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Pyrilamine Maleate	tab 25mg @ tab 25mg @ tab 25mg	Bolar Chelsea Richlyn

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.8015 QUINIDINE GLUCONATE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Quinidine Gluconate	@ tab, controlled release, 324mg @ tab, controlled release, 324mg @ tab, controlled release, 324mg tab, controlled release, 324mg tab, controlled release, 324mg tab, controlled release, 324mg tab, controlled release, 324mg tab, controlled release, 324mg tab, controlled release, 324mg @ tab, controlled release, 324mg	(Ascot) Bolar Chelsea Gord Danbury Geneva Halsey Mutual Roxane

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@ tab, controlled release,
324mg

Brand(s)
Quinaglute

Superpharm

Berlex

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.8020 QUINIDINE SULFATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Quinidine Sulfate	cap 200mg	Lilly
	cap 200mg	Reid-Rewett/Solvay
	tab 200mg	Barr
	tab 200mg	Beecham
	tab 200mg	Bell
	tab 200mg	Chelsea
	tab 200mg	Gerd
	tab 100,200,300mg	Danbury
	tab 200mg	First Texas/Scherer
	tab 200,300mg	Geneva
	tab 200mg	Halsey
	tab 200mg	ICN
	tab 200mg	KV Pharmaceutical
	tab 200mg	Lannett
	tab 200mg	Lederle/Am Cyanamid
	tab 200mg	Lilly
	tab 200mg	Mutual
	tab 100,200,300mg	Parke-Davis/W-L
	tab 200mg	Pharmaceutical-Basf
	tab 200mg	Pharmavite
	tab 200mg	Phoenix
	tab 200mg	Private Formulations
	tab 200mg	Purepac/Kalipharma
	tab 200mg	Quantum
	tab 200mg	Richlyn
	tab 200,300mg	Roxane
	tab 200mg	Stanlabs/Simpak
	tab 200mg	Superpharm
	tab 200mg	Towne Paulsen
	tab 200mg	(Vanguard/MMH)
	tab 200,300mg	Vitarine
	tab 200mg	West-Ward
	tab 200mg	Zenith

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cap 200mg
tab 100,300mg
@ tab 200,300mg

Brand(s)
Cin-Quin
Cin-Quin
Quinora

Reid-Rewett/Solvay
Reid-Rewett/Solvay
Key

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.8106 RITODRINE HYDROCHLORIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Ritodrine Hydrochloride	inj 10,15mg/ml	Abbott
	inj 10,15mg/ml	LynphoMed
	@ inj 10,15mg/ml	Quad
Brand(s)		
Yutopar	inj 10,15mg/ml	Astra
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)		
Section 790.8136 SECOBARBITAL SODIUM		
EMERGENCY		
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Secobarbital Sodium	@ cap 100mg	Anabolic
	@ cap 100mg	Barr
	@ cap 100mg	Bell
	@ cap 100mg	Chelsea
	@ cap 100mg	Everylife
	@ cap 100mg	Halsey
	@ cap 100mg	ICN
	@ cap 100mg	KV Pharmaceutical
	@ cap 50,100mg	Lannett
	@ cap 100mg	Parke-Davis/W-L
	@ cap 100mg	Purepac/Kalipharma
	@ cap 100mg	Stanlabs/Simpak
	@ cap 100mg	Towne Paulsen
	@ cap 100mg	Vitarine
	@ cap 100mg	West-Ward
	@ cap 100mg	Wyeth Ayerst/AMHO
	@ cap 100mg	Zenith
	inj 50mg/ml	Wyeth Ayerst/AMHO
Brand(s)		
Secondal	cap 50,100mg	Lilly

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Section 790.8420	SULFACETAMIDE SODIUM	APPLICATION HOLDER, MANUFACTURER
<u>EMERGENCY</u>	DOSAGE FORM, STRENGTH	
	DRUG	

Sodium Sulfacetamide

[illegible]

0cusul f-10
0cusul f-30

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Sulfamethoxazole	@ tab 500mg	(Ascot)
	@ tab-500mg	Bayer
	@ tab 500mg, 1gm	Bolar
	tab 500mg	Gordgeneva
	tab 500mg	Hea ther

Brand(s)

Section 790.8540 SULFAMETHOXAZOLE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Sul'famethoxazole	@ tab 500mg @ tab--500mg @ tab 500mg, 1 gm -- tab 500mg tab 500mg	(Ascot) Bapp Bo1 ar Gerdgeneva Hea ther
Brand(s)		
Gantano1	tab 500mg	Hoffmann-LaRoche
Gantano1 DS	tab 1 gm	Hoffmann-LaRoche

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NOTICE OF EMERGENCY AMENDMENTSSection 790.8700 SULFISOXAZOLE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Sulfisoxazole	<p> @ tab 500mg tab 500mg tab 500mg tab 500mg tab 500mg @ tab 500mg @ tab 500mg tab 500mg tab 500mg tab 500mg tab 500mg </p>	<p> Barr GenGeneva Heather ICN Lannett Lederle/Am Cyanamid Purepac/Kalipharma Richlyn Roxane West-Ward Zenith </p>
	<p> Brand(s) Gantrisin Soso Sulfalar Sulsoxin </p>	<p> Hoffmann-LaRoche MK Laboratories Parke-Davis/W-L Reid-RewettSolvay </p>

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.8710 SULINDAC
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Sulindac	<p> tab 150,200mg tab 150,200mg tab 150,200mg tab 150,200mg tab 150,200mg tab 150,200mg </p>	<p> American Therapeutics Danbury Geneva Lederle/Am Cyanamid Mutual Warner-Chilcott/W-L </p>
	<p> Brand(s) Clinoril </p>	<p> Merck/MSD </p>

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.8724 TEMAZEPAM
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Temazepam	cap 15,30mg	Barr

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DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Testosterone Cypionate	<p> @ inj 100,200mg/ml @ inj 100,200mg/ml inj 100,200mg/ml </p>	<p> Lemmon Quad Steris </p>
	<p> Brand(s) Depo-Testosterone </p>	<p> Upjohn </p>

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.8740 TESTOSTERONE ENANTHATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Testosterone Enanthate	<p> inj 100,200mg/ml @ inj 100,200mg/ml inj 100,200mg/ml </p>	<p> Lemmon Quad Steris </p>
	<p> Brand(s) Delatestryl </p>	<p> Squibb </p>

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.8980 THIAMINE HYDROCHLORIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Thiamine Hydrochloride	inj 100,200mg/ml	Bel-Mar
	inj 100mg/ml	Del
	inj 100mg/ml	Elkins-Sinn/Robins
	inj 100,200mg/ml	Lemmon
	inj 100mg/ml	Luitpold
	inj 100mg/ml	Lyphomed
	inj 100mg/ml	Natcon
	inj 100mg/ml	Norbrook Am
	inj 100mg/ml	Parke-Davis/W-L
	inj 100,200mg/ml	Steris
	inj 100mg/ml	Wyeth Ayerst/AMHO
Brand(s)		
Betalin S	inj 100mg/ml	Lilly

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.9020 THIORIDAZINE HYDROCHLORIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Thioridazine Hydrochloride	conc 30,100mg/ml	Copley
	conc 30,100mg/ml	Geneva
	conc 30,100mg/ml	National Pharm/Barre
	conc 30,100mg/ml	Pharmaceutical Basics
	conc 30,100mg/ml	Roxane
	tab 10,15,25,50,100,150,200mg	Barr
	tab 10,100mg	Biocraft
	tab 10,15,25,50,100,150,200mg	Bolar
	tab 10,15,25,50,100,200mg	Chelsea
	tab 10,15,25,50,100,150,200mg	Geneva
	tab 10,15,25,50,100,150,200mg	Danbury
	tab 10,15,25,50,100,150,200mg	Geneva
	tab 10,25,50,100mg	Mutual
	tab 10,25,50,100mg	Mylan
	tab 10,15,25,50,100,150,200mg	Par

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	@ tab 10,25,50,100mg	Roxane
	tab 10,25,50mg	Superpharm
	@ tab 10,15,25,50mg	West-Ward
	tab 10,15,25,50,100mg	Zenith

Brand(s)

Mellariil	conc 30,100mg/ml	Sandoz
Mellariil	tab 10,15,25,50,100,150,200mg	Sandoz

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.9035 THIOTHIXENE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Thiothixene	@ cap 1,2,5,10,20mg	American Therapeutics
	cap 2,5,10mg	Gheisea
	cap 1,2,5,10mg	Gord
	cap 1,2,5,10mg	Danbury
	cap 1,2,5,10mg	Geneva
	cap 1,2,5,10mg	Mylan
Brand(s)		
Navane	cap 1,2,5,10,20mg	Roerig/Pfizer

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.9045 THIOTHIXENE HYDROCHLORIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Thiothixene Hydrochloride	conc eq 1mg base/ml	Lederle/Am Cyanamid
	@ conc eq 1mg base/ml	Paco Research
	@ conc eq 5mg base/ml	Copley
	@ conc eq 5mg base/ml	Lemmon
	@ conc eq 5mg base/ml	National Pharm/Barre
	@ conc eq 5mg base/ml	Paco Research
Brand(s)		
Navane	conc eq 5mg base/ml	Roerig/Pfizer

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.9048 TIMOLOL MALEATE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Timolol Maleate	@ tab 5,10,20mg tab 5,10,20mg tab 5,10,20mg	Bolar GerdGeneva Mylan
Brand(s) Blocadren	tab 5,10,20mg	MSD/Merck

(Source: Emergency amendment at 16 Ill. Reg. ~~4899~~, effective March 14, 1992, for a maximum of 150 days)

Section 790.9056 TOLAZAMIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Tolazamide	tab 100,250,500mg @ tab 100,250,500mg tab 100,250,500mg tab 100,250,500mg tab 100,250,500mg tab 100,250,500mg tab 100,250,500mg tab 250,500mg tab 100,250,500mg tab 250,500mg tab 100,250,500mg tab 100,250,500mg tab 100,250,500mg tab 250,500mg @ tab 100,250,500mg tab 100,250,500mg	Barr Bolar Gerd Danbury Duramed Geneva Interpharm Mutual Mylan Par Pharmaceuteat-Basies Superpharm Zenith Upjohn

Brand(s)
Tolinase

(Source: Emergency amendment at 16 Ill. Reg. ~~4899~~, effective March 14, 1992, for a maximum of 150 days)

Section 790.9060 TOLBUTAMIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Tolbutamide	@ tab 500mg tab 500mg tab 500mg @ tab 250,500mg	(Ascot) Barnax Pharm Barr Bolar

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DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Orinase	tab 500mg tab-500mg tab 500mg tab 500mg tab 500mg tab 500mg tab 500mg @ tab 500mg @ tab 500mg tab 500mg tab 500mg	Chelsea Gerd Danbury Geneva Lederle/Am Cyanamid Mylan Parke Davis/W-L Purepac/Kalipharma Superpharm (Vanguard/MMM) Vitarine Zenith Upjohn

(Source: Emergency amendment at 16 Ill. Reg. ~~4899~~, effective March 14, 1992, for a maximum of 150 days)

Section 790.9084 TRAZODONE HYDROCHLORIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Trazodone Hydrochloride	tab 50,100mg tab 50,100mg @ tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100,150*mg tab 50,100,150mg	American Therapeutics Barr Bolar Gerd Danbury Geneva Lemmon Mylan Pharmaceuteat-Basies Purepac/Kalipharma Sidmak Mead Johnson/B-M

Brand(s)
Desyrel

*This 150mg tablet cannot be broken into three 50mg segments. Prescribers and pharmacists should be aware of this difference and take it into account when writing a prescription or practicing drug product selection.

(Source: Emergency amendment at 16 Ill. Reg. ~~4899~~, effective March 14, 1992, for a maximum of 150 days)

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section 790.9100 TRIAMCINOLONE ACETONIDE

EMERGENCY	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
	Triamcinolone Acetonide	cream 0.025, 0.1, 0.5%	Al tana
		cream 0.025%	Ambix
		cream 0.025, 0.1, 0.5%	Clay-Park
		cream 0.025, 0.1, 0.5%	Pharmaceutical Basics
		cream 0.025, 0.1, 0.5%	Pharma fair
		cream 0.025, 0.1, 0.5%	Thames
		cream 0.025, 0.1, 0.5%	Topiderm
		lotion 0.025, 0.1%	National Pharm/Barre
		lotion 0.025, 0.1%	Pharmaceutical Basics
		lotion 0.1%	Thames
		ointment 0.025, 0.1, 0.5%	Al tana
		ointment 0.025, 0.1, 0.5%	Clay-Park
		ointment 0.025, 0.1%	G & W Labs
		ointment 0.5%	Naska
		ointment 0.025, 0.1, 0.5%	Pharmaceutical Basics
		ointment 0.025, 0.1%	Pharmaderm/Al tana
		ointment 0.1%	Thames
		paste, dental 0.1%	Thames
	Brand(s)		
	Aristocort	cream 0.025, 0.1, 0.5%	Lederle/Am Cyanamid
	Flutex	cream 0.025, 0.1, 0.5%	Syosset
	Kenac	cream 0.025, 0.1%	NMC
	Kenalog	cream 0.025, 0.1, 0.5%	Squibb
	Triacet	cream 0.025, 0.1, 0.5%	Leimmon
	Triacort	cream 0.025, 0.1, 0.5%	Reid-Rewett/Solvay
	Triderm	cream 0.1%	Del-Ray
	Trymex	cream 0.025, 0.1, 0.5%	Al tana/Savage
	Aristocort-A	cream, hydrophilic 0.025, 0.1, 0.5%	Lederle/Am Cyanamid
		cream, hydrophilic 0.1%	
	Kenalog-H	cream, hydrophilic 0.1%	Squibb
	Kenalog	lotion 0.025, 0.1%	Squibb
	Aristocort	ointment 0.1, 0.5%	Lederle/Am Cyanamid
	Flutex	ointment 0.025, 0.1, 0.5%	Syosset
	Kenac	ointment 0.1%	NMC
	Kenalog	ointment 0.025, 0.1, 0.5%	Squibb
	Trymex	ointment 0.025, 0.1%	Savage/Al tana
	Aristocort-A	ointment, hydrophilic 0.1%	Lederle/Am Cyanamid
	Kenalog in Orabase	paste, dental 0.1%	Squibb
	Oracort	paste, dental 0.1%	Taro

(Source: Emergency amendment at 16 111. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.9140 TRIFLUOPERAZINE HYDROCHLORIDE

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Trifluoperazine Hydrochloride	conc eq 10mg base/ml 0 inj eq 2mg base/ml tab eq 1,2.5,10mg base tab-eq-1,2.5,10mg-base tab eq 1,2.5,10mg base	Pharmaceutical Basics Quad Solar Pyramed Zenith
Brand(s)		
Stelazine	conc eq 10mg base/ml	SKF
TFP	conc eq 10mg base/ml	<u>GenGeneva</u>
Stelazine	inj eq 2mg base/ml	SKF
Stelazine	tab eq 1,2.5,10mg base	SKF
TFP	tab eq 1,2.5,10mg base	<u>GenGeneva</u>

(Source: Emergency amendment at 16 I11. Reg. 4899, effective February 21, 1992, for a maximum of 150 days)

(Source: Emergency amendment at 16 I11. Reg. 4899, effective February 21, 1992, for a maximum of 150 days)

Section 790.9180 TRIHXYPHENIDYL HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Trihexyphenidyl Hydrochloride	elix 2mg/5ml @ tab 2.5mg @ tab 2.5mg tab 5mg @ tab 2mg	Liquipharm Bolar Danbury Tablicaps (Vangard/MMM)
Brand(s) Artane Artane Tremtin	elix 2mg/5ml tab 2.5mg tab 2.5mg	Lederle/Am Cyanamid Lederle/Am Cyanamid Schering
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)		
Section 790.9220 TRIMEPAZINE TARTRATE		
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Trimepazine Tartrate	@ syr 2.5mg/5ml @ syr 2.5mg/5ml	National Pharm/Barre Pharmaceutical Basics
Brand(s) Tennaril	syr 2.5mg/5ml	SKF
(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)		

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.9260 TRIMETHOBENZAMIDE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Trimethobenzamide HCl	@ inj 100mg/ml inj 100mg/ml inj 100mg/ml	Solopak Steris Winthrop-Breon/Sterling
Brand(s) Tigan	inj 100mg/ml	Beecham

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.9300 TRIMETHOPRIM

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Trimethoprim	@ tab 100,200mg tab 100,200mg tab 100mg	Barr Biocraft Danbury
Brand(s) Protoprim Trimex	tab 100,200mg tab 100,200mg	Burroughs Wellcome Hoffmann-LaRoche

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.9340 TRIPELENNAMINE HYDROCHLORIDE

EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Tripelennamine Hydrochloride	@ tab 50mg @ tab-60mg @ tab 50mg @ tab 50mg	Anabolic Barr Bolar Chelsea
Brand(s) PBZ	tab 50mg tab 50mg tab 50mg tab 50mg tab 50mg tab 50mg	Danbury Heather Lannett Richlyn Tablicaps
	tab 50mg	Geigy/Ciba-Geigy

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.9380 TRIPROLIDINE HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Tripolidine Hydrochloride	sy 1.25mg/5ml sy 1-25mg/5ml @ sy 1-25mg/5ml @ sy 1-25mg/5ml tab 2.5mg @ tab 2.5mg	Halsey National-Pharm/Berre Pharm-Assoe/Beech Pharmaceuteal-Basies Danbury Vitarine

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.9420 TRISULFAPYRIMIDINE

EMERGENCY

(SULFADIAZINE, SULFAMETHAZINE AND SULFAMERAZINE)

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Brand(s) Lantrisul Neotrizine Sulfaloid Sul fose Terfonyl Triple-Sulfa Triple Sulfas Neotrizine Sulfa-Triple #2 Sulfaloid Sul fose Terfonyl Triple-Sulfa Triple Sulfas Triple Sulfoid	susp, oral 500mg/5ml susp, oral 500mg/5ml susp, oral 500mg/5ml @ susp, oral 500mg/5ml @ susp, oral 500mg/5ml @ susp-oral-500mg/5ml @ susp, oral 500mg/5ml tab 500mg tab 500mg @ tab 500mg @ tab 500mg @ tab 500mg @ tab-500mg @ tab 500mg tab 500mg	Lannett Lilly Forest Wyeth Squibb National-Pharm/Berre Lederle/Am Cyanamid Lilly Richlyn Forest Wyeth Ayerst/AMHO Squibb Purepac/Kalipharma Lederle/Am Cyanamid Vale

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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NOTICE OF EMERGENCY AMENDMENTS

Section 790.9460 TROPICAMIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Tropicamide	soln, ophth 0.5% soln, ophth 0.5% soln, ophth 0.5,1% soln, ophth 0.5,1%	Bausch & Lomb Norbrook Am Optopics Steris
Brand(s) I-Picamide	soln, ophth 1%	International Pharm Prod
Hydracal Mydracal Tropicacyl	soln, ophth-0.5,1% soln, ophth 0.5,1% soln, ophth 0.5,1%	Pharmacia Alcon Akorn

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.9500 VERAPAMIL HYDROCHLORIDE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Verapamil Hydrochloride	inj 2.5mg/ml inj 2.5mg/ml inj 2.5mg/ml inj 2.5mg/ml inj 2.5mg/ml inj 2.5mg/ml tab 80,120mg tab 80,120mg tab 80,120mg tab 80,120mg tab 80,120mg tab 80,120mg tab 80,120mg tab 80,120mg tab 80,120mg tab 80,120mg	Abbott IMS Luitpold Lyphomed Quad Solopak Winthrop-Breon/Sterling Barr Cord Danbury Geneva Lederle/Am Cyanamid Mutual Mylan Parke-Davis/N-L Purepac/Kalipharma Sidmak Watson
Brand(s) Calan Isoptin Calan	inj 2.5mg/ml inj 2.5mg/ml tab 40,80,120mg	Searle Knoll Searle

DEPARTMENT OF PUBLIC HEALTH

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Isoptin Isoptin SR*	tab 40,80,120mg tab, controlled release, 180,240mg	Knoll Knoll
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*Products manufactured by this brand name manufacturer in this drug entity are available for drug product selection under other brand and/or generic names.

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.9520 VINBLASTINE SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Vinblastine Sulfate	inj 1mg/ml inj 1mg/ml inj 10mg/vial inj 10mg/vial inj 10mg/vial inj 10mg/vial	Lyphomed Quad Ben Venue Lyphomed Quad
Brand(s) Velban Velsar	inj 10mg/vial inj 10mg/vial	Lilly Adria

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

Section 790.9530 VINCRISTINE SULFATE
EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Vincristine Sulfate	inj 1mg/ml inj 1mg/ml inj 1mg/ml inj 1,2,5mg/vial inj 1,2,5mg/vial	International Pharm Lyphomed Quad David Bull Labs Quad
Brand(s) Oncovin Vincasor PFS Vincristine Sulfate PFS Vincrex	inj 1mg/ml inj 1mg/ml inj 1mg/ml inj 5mg/vial	Lilly Adria David Bull Labs Bristol

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

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Section 790.9580 VITAMIN A PALMITATE
EMERGENCY
(15mg = 50,000 International Units)

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Vitamin A	cap 15mg	Arcum
	cap 15mg	Banner Gelatin
	cap 15mg	Chase
	eap-15mg	Lemmer
	cap 15mg	MK Labs
	cap 15mg	Pharmacaps
	cap 15mg	Quantum
	cap 15mg	Richlyn
	cap 15mg	Squibb
	cap 15mg	Stanlabs/Simpak
	cap 15mg	West-Ward
	cap 15mg	Wharton/US Ethicals
	cap 15mg	Zenith
	cap 15mg	Endo/DuPont

Brand(s)
Acon
Alphalin
Del-Vi-A
Vi-Dom-A

(Source: Emergency amendment at 16 Ill. Reg. 4899, effective March 14, 1992, for a maximum of 150 days)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

- 1) The Heading of the Part: Pay Plan
- 2) The Code Citation: 80 Ill. Adm. Code 310
- 3) Section Numbers:
310. Appendix A
Table T
Table V
Peremptory Action:
Amended
Amended
Amended
- 4) Reference to the specific State or Federal Court Order, Federal Rule or Statute which requires this Peremptory Rulemaking:
Section 2 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, par. 1002)
- 5) Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, par. 1607
- 6) Effective Date: March 11, 1992
- 7) A Complete Description of the Subjects and Issues Involved:

These amendments reflect the recent negotiated Collective Bargaining contracts for the Teachers of the Deaf (ITF) and Corrections Meet and Confer Employees (CU-500).

In Section 310. Table T HR-010, the Teachers of the Deaf Collective Bargaining Unit salary structure reflects a negotiated annual increase of \$300.00 for those employees on Step 7, effective January 1, 1992, and 2.5% increase for July 1, 1992, 2% for January 1, 1993, and 5% for July 1, 1993. The July 1, 1990 salary ranges will remain in effect for July 1, 1991.

In Section 310. Table V CU-500, the Corrections Meet and Confer Employees' Collective Bargaining Unit salary structure reflects a negotiated longevity provision of \$25.00 per month for employees with three years on Step 7 and at least fifteen years of State service for January 1, 1992. Also, the Corrections Residence Counselor II salary reflects a one grade increase to be effective January 1, 1992. A 2.5% increase was negotiated for July 1, 1992, with the Corrections Identification Supervisor and Corrections Laundry Manager II receiving a salary adjustment of one grade. The CU-500 Bargaining Unit will receive an increase of 2% for January 1, 1993, and an increase of 5% for July 1, 1993.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

8) Does this rulemaking contain an automatic repeal date? Yes X No
If "Yes", please specify date:

9) Date Filed in Agency's Principle Office: March 11, 1992

10) Is this Rule in compliance with Section 5.03 of the Illinois Administrative Procedures Act: Yes

11) Are there any proposed amendments pending to this part? Yes

Section Numbers	Proposed Action	Ill. Reg. Citation
310.100	Amended	16 Ill. Reg. 342 (January 10, 1992)
310.230	Amended	16 Ill. Reg. 342 (January 10, 1992)
310.490	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table C	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table D	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table E	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table F	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table G	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table H	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table I	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table J	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table K	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table O	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table P	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table Q	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table R	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table S	Amended	16 Ill. Reg. 342 (January 10, 1992)
310. Appendix A, Table W	Amended	16 Ill. Reg. 342 (January 10, 1992)

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NOTICE OF PEREMPTORY AMENDMENTS

310. Appendix A, Table X Amended 16 Ill. Reg. 342
(January 10, 1992)
310. Appendix A, Table Y Amended 16 Ill. Reg. 342
(January 10, 1992)
310. Appendix A, Table Z Amended 16 Ill. Reg. 342
(January 10, 1992)

12) Statement of Statewide Objectives:

These amendments to the Pay Plan pertain only to State employees subject to the Personnel Code and do not set out any guidelines that are to be followed by local or other jurisdictional bodies within the State.

- 13) The name, address and telephone number of the person to whom information and questions concerning this peremptory rule shall be directed to:

Mr. Michael Murphy
Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706

Telephone: (217) 782-5601

The full text of the Adopted Amendments are as follows:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PREEMPTORY AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
 SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
 POSITION CLASSIFICATIONS

CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
 PAY PLAN

SUBPART A: NARRATIVE

Section	
310.20	Policy and Responsibilities
310.30	Jurisdiction
310.40	Pay Schedules
310.50	Definitions
310.60	Conversion of Base Salary to Pay Period Units
310.70	Conversion of Base Salary to Daily or Hourly Equivalents
310.80	Increases in Pay
310.90	Decreases in Pay
310.100	Other Pay Provisions
310.110	Implementation of Pay Plan Changes, Effective July 1, 1991
310.120	Interpretation and Application of Pay Plan
310.130	Effective Date
310.140	Reinstitution of Within Grade Salary Increases
310.150	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)

SUBPART B: SCHEDULE OF RATES

Section	
310.205	Introduction
310.210	Prevailing Rate
310.220	Negotiated Rate
310.230	Part-Time Daily or Hourly Special Services Rate
310.240	Hourly Rate
310.250	Member, Patient and Inmate Rate
310.260	Trainee Rate
310.270	Legislated and Contracted Rate
310.280	Designated Rate
310.290	Out-of-State or Foreign Service Rate
310.300	Educator Schedule for RC-063 and HR-010
310.310	Physician Specialist Rate
310.320	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.330	Excluded Classes Rate (Repealed)

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PREEMPTORY AMENDMENTS

SUBPART C: MERIT COMPENSATION SYSTEM

Section	
310.410	Jurisdiction
310.420	Objectives
310.430	Responsibilities
310.440	Merit Compensation Salary Schedule
310.450	Procedures for Determining Annual Merit Increases
310.455	Intermittent Merit Increase
310.456	Merit Zone
310.460	Other Pay Increases
310.470	Adjustment
310.480	Decreases in Pay
310.490	Other Pay Provisions
310.500	Definitions
310.510	Conversion of Base Salary to Pay Period Units
310.520	Conversion of Base Salary to Daily or Hourly Equivalents
310.530	Implementation
310.540	Annual Merit Increase Guidechart for Fiscal Year 1992
310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)

APPENDIX A Negotiated Rates of Pay

TABLE A	HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)
TABLE B	HR-200 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C	RC-069 (Firefighters, AFSOME)
TABLE D	HR-001 (Teamsters Local #726)
TABLE E	RC-020 (Teamsters Local #330)
TABLE F	RC-019 (Teamsters Local #25)
TABLE G	RC-045 (Automotive Mechanics, ISEA)
TABLE H	RC-006 (Corrections Employees, AFSOME)
TABLE I	RC-009 (Institutional Employees, AFSOME)
TABLE J	RC-014 (Clerical Employees, AFSOME)
TABLE K	RC-023 (Registered Nurses, INA)
TABLE L	VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M	RC-027 (Educators, AFSOME) (Repealed)
TABLE N	RC-027 (Physician Rates, AFSOME) (Repealed)
TABLE O	RC-028 (Paraprofessional Human Services Employees, AFSOME)
TABLE P	RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q	RC-033 (Neat Inspectors, ISEA)
TABLE R	RC-042 (Residual Maintenance Workers, AFSOME)
TABLE S	HR-012 (Fair Employment Practices Employees, SEIU)
TABLE T	HR-010 (Teachers of Deaf, IFT)

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NOTICE OF PEREMPTORY AMENDMENTS

TABLE U	HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
TABLE V	CU-500 (Corrections Meet and Confer Employees)
TABLE W	RC-062 (Technical Employees, AFSOME)
TABLE X	RC-063 (Professional Employees, AFSOME)
TABLE Y	RC-063 (Educators, AFSOME)
TABLE Z	RC-063 (Physicians, AFSOME)
APPENDIX B	Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1992
APPENDIX C	Physician Administrator Rates and Medical Facilities Administrator Rates for Fiscal Year 1992
APPENDIX D	Merit Compensation System Salary Schedule for Fiscal Year 1992
APPENDIX E	Teaching Salary Schedule (Repealed)
APPENDIX F	Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of

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150 days; peremptory amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 13675, effective July 31, 1986; peremptory amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; peremptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; peremptory amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; peremptory amendment at 11 Ill. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; peremptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; peremptory amendment at 12 Ill. Reg. 5459, effective March 3, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; peremptory amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 13306, effective July 27, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 Ill. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; peremptory amendment at 13 Ill. Reg. 8970, effective June 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; peremptory amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13 Ill. Reg. 19221, effective December 12, 1989;

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

amended at 14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990; emergency amendment at 14 Ill. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 Ill. Reg. 16092; peremptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990; amended at 14 Ill. Reg. 17189, effective October 2, 1990; amended at 14 Ill. Reg. 18719, effective October 19, 1990; amended at 14 Ill. Reg. 18719, effective November 13, 1990; peremptory amendment at 14 Ill. Reg. 18854, effective November 13, 1990; peremptory amendment at 15 Ill. Reg. 663, effective January 7, 1991; amended at 15 Ill. Reg. 3296, effective February 14, 1991; amended at 15 Ill. Reg. 4401, effective March 11, 1991; peremptory amendment at 15 Ill. Reg. 5100, effective March 20, 1991; peremptory amendment at 15 Ill. Reg. 5465, effective April 2, 1991; emergency amendment at 15 Ill. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 11080, effective July 19, 1991; amended at 15 Ill. Reg. 13080, effective August 21, 1991; amended at 15 Ill. Reg. 14210, effective September 23, 1991; emergency amendment at 16 Ill. Reg. 711, effective December 26, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 3450, effective February 20, 1992; peremptory amendment at 16 Ill. Reg. 5068, effective March 11, 1992.

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Section 310. TABLE T HR-010 (Teachers of Deaf, IFT)

ACADEMIC YEAR-1989-1990
Effective-September-1, 1989

Lane	1	2	3	4	5	6	7
Lane	1	2	3	4	5	6	7

VALID-APPROPRIATE-TEACHING-CERTIFICATE-AND

Step	B-A	B-A	B-A	B-A	B-A	B-A	B-A
Step	B-A	B-A	B-A	B-A	B-A	B-A	B-A

1	17,869	18,457	18,970	19,504	20,098	20,578	21,204
2	18,907	19,488	20,090	20,675	21,277	21,765	22,395
3	19,929	20,564	21,218	21,845	22,471	22,968	23,610
4	20,946	21,635	22,330	23,010	23,691	24,196	24,848
5	22,022	22,750	23,402	24,201	24,926	25,438	26,099
6	23,046	23,830	24,584	25,360	26,106	26,624	27,294
7	25,003	25,890	26,678	27,549	28,375	28,930	29,645

ACADEMIC YEAR-1990-1991

Effective-September-1, 1990

1	18,852	19,472	20,013	20,577	21,203	21,710	22,370
2	19,947	20,560	21,195	21,812	22,447	22,962	23,627
3	21,025	21,695	22,385	23,046	23,707	24,231	24,909
4	22,098	22,825	23,558	24,276	24,994	25,527	26,215
5	23,233	24,001	24,689	25,532	26,297	26,837	27,534
6	24,314	25,141	25,936	26,755	27,542	28,088	28,795
7	26,378	27,251	28,145	29,064	29,936	30,521	31,275

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

ACADEMIC YEAR SCHEDULE
EFFECTIVE JULY 1, 1991

LANE	EDUCATIONAL LEVEL	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7
1	BA	18,852	19,947	21,025	22,098	23,233	24,314	26,378
2	BA + 8 Hours	19,472	20,560	21,695	22,825	24,001	25,141	27,251
3	BA + 16 Hours	20,013	21,195	22,385	23,558	24,689	25,936	28,145
4	BA + 24 Hours	20,577	21,812	23,046	24,276	25,532	26,755	29,064
5	MA	21,203	22,447	23,707	24,994	26,297	27,542	29,936
6	MA + 16 Hours	21,710	22,962	24,231	25,527	26,837	28,088	30,521
7	MA + 32 Hours	22,370	23,627	24,909	26,215	27,534	28,795	31,275

ACADEMIC YEAR SCHEDULE
EFFECTIVE JANUARY 1, 1992

LANE	EDUCATIONAL LEVEL	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7
1	BA	18,852	19,947	21,025	22,098	23,233	24,314	26,678
2	BA + 8 Hours	19,472	20,560	21,695	22,825	24,001	25,141	27,551
3	BA + 16 Hours	20,013	21,195	22,385	23,558	24,689	25,936	28,445
4	BA + 24 Hours	20,577	21,812	23,046	24,276	25,532	26,755	29,364
5	MA	21,203	22,447	23,707	24,994	26,297	27,542	30,236
6	MA + 16 Hours	21,710	22,962	24,231	25,527	26,837	28,088	30,821
7	MA + 32 Hours	22,370	23,627	24,909	26,215	27,534	28,795	31,575

ACADEMIC YEAR SCHEDULE
EFFECTIVE JULY 1, 1992

LANE	EDUCATIONAL LEVEL	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7
1	BA	19,323	20,446	21,551	22,650	23,814	24,922	27,345

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

2	BA + 8 Hours	19,959	21,074	22,237	23,396	24,601	25,770	28,240
3	BA + 16 Hours	20,513	21,725	22,945	24,147	25,306	26,584	29,156
4	BA + 24 Hours	21,091	22,357	23,622	24,883	26,170	27,424	30,098
5	MA	21,733	23,008	24,300	25,619	26,954	28,231	30,992
6	MA + 16 Hours	22,253	23,536	24,837	26,165	27,508	28,790	31,592
7	MA + 32 Hours	22,929	24,218	25,532	26,870	28,222	29,515	32,364

ACADEMIC YEAR SCHEDULE
EFFECTIVE JANUARY 1, 1993

LANE	EDUCATIONAL LEVEL	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7
1	BA	19,709	20,855	21,982	23,103	24,290	25,420	27,892
2	BA + 8 Hours	20,358	21,495	22,682	23,864	25,093	26,285	28,805
3	BA + 16 Hours	20,923	22,160	23,404	24,630	25,812	27,116	29,739
4	BA + 24 Hours	21,513	22,804	24,094	25,381	26,693	27,972	30,700
5	MA	22,168	23,468	24,786	26,131	27,493	28,796	31,612
6	MA + 16 Hours	22,698	24,007	25,334	26,688	28,058	29,366	32,224
7	MA + 32 Hours	23,388	24,702	26,043	27,407	28,786	30,105	33,011

ACADEMIC YEAR SCHEDULE
EFFECTIVE JULY 1, 1993

LANE	EDUCATIONAL LEVEL	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7
1	BA	20,694	21,898	23,081	24,258	25,505	26,691	29,287
2	BA + 8 Hours	21,376	22,570	23,816	25,057	26,348	27,599	30,245
3	BA + 16 Hours	21,969	23,268	24,574	25,862	27,103	28,472	31,226
4	BA + 24 Hours	22,589	23,944	25,299	26,650	28,028	29,371	32,235
5	MA	23,276	24,641	26,025	27,438	28,868	30,236	33,193

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

6	MA + 16 Hours	23,833	25,207	26,601	28,022	29,461	30,834	33,835
7	MA + 32 Hours	24,557	25,937	27,345	28,777	30,225	31,610	34,662

(Source: Peremptory amendment at 16 Ill. Reg. 5068, effective March 11, 1992)

Section 310. TABLE V CU-500 (Corrections Meet and Confer Employees)

Effective July 1, 1989

	1	2	3	4	5	6	7
COMMISSARY MANAGER - II	1394	1447	1499	1555	1606	1660	1748
CORRECTIONAL LIEUTENANT	2069	2167	2268	2363	2459	2559	2712
CORRECTIONS CLERK - III	1971	2063	2158	2247	2341	2434	2579
CORRECTIONS FOOD SUPERVISOR - III	2180	2286	2392	2500	2604	2707	2868
CORRECTIONS IDENTIFICATION SUPERVISOR	1971	2063	2158	2247	2341	2434	2579
STREETCARS - INDUSTRY SUPERVISOR	2180	2286	2392	2500	2604	2707	2868
CORRECTIONS INDUSTRIAL LAUNDRY MANAGER - II	1971	2063	2158	2247	2341	2434	2579
CORRECTIONS MAINTENANCE SUPERVISOR	1971	2063	2158	2247	2341	2434	2579
CORRECTIONS RESIDENCE COUNSELOR - II	1877	1965	2049	2133	2221	2304	2441
CORRECTIONS SUPPLY SUPERVISOR - III	2180	2286	2392	2500	2604	2707	2868
PROPERTY AND SUPPLY CLERK - III	1394	1447	1499	1555	1606	1660	1748
STOREKEEPER - III	1714	1787	1863	1938	2012	2089	2208
YOUTH SUPERVISOR - IV	2069	2167	2268	2363	2459	2559	2712

Effective July 1, 1990 1991

	1	2	3	4	5	6	7
COMMISSARY MANAGER II	1457	1512	1566	1625	1678	1735	1827
CORRECTIONAL LIEUTENANT	2162	2265	2370	2469	2570	2674	2834
CORRECTIONS CLERK III	2060	2156	2255	2348	2446	2544	2695
CORRECTIONS FOOD SUPERVISOR III	2278	2389	2500	2613	2721	2829	2997
CORRECTIONS IDENTIFICATION SUPERVISOR	2060	2156	2255	2348	2446	2544	2695
CORRECTIONS INDUSTRIAL SUPERVISOR	2278	2389	2500	2613	2721	2829	2997
CORRECTIONAL LAUNDRY MANAGER II	2060	2156	2255	2348	2446	2544	2695
CORRECTIONS MAINTENANCE SUPERVISOR	2060	2156	2255	2348	2446	2544	2695
CORRECTIONS RESIDENCE COUNSELOR II	1961	2053	2141	2229	2321	2408	2551
CORRECTIONS SUPPLY SUPERVISOR III	2278	2389	2500	2613	2721	2829	2997

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

PROPERTY AND SUPPLY CLERK III	1457	1512	1566	1625	1678	1735	1827
STOREKEEPER III	1791	1867	1947	2025	2103	2183	2307
YOUTH SUPERVISOR IV	2162	2265	2370	2469	2570	2674	2834

Effective January 1, 1992

CORRECTIONS RESIDENCE COUNSELOR II	2060	2156	2255	2348	2446	2544	2695
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NOTE: Effective January 1, 1992, employees who have 15 years of service and have 3 or more years of creditable service on Step 7 in the same pay grade, shall receive an additional \$25.00 monthly.

Effective July 1, 1992

	1	2	3	4	5	6	7
COMMISSARY MANAGER II	1493	1550	1605	1666	1720	1778	1873
CORRECTIONAL LIEUTENANT	2216	2322	2429	2531	2634	2741	2905
CORRECTIONS CLERK III	2112	2210	2311	2407	2507	2608	2762
CORRECTIONS FOOD SUPERVISOR III	2335	2449	2563	2678	2789	2900	3072
CORRECTIONS IDENTIFICATION SUPERVISOR	2216	2322	2429	2531	2634	2741	2905
CORRECTIONS INDUSTRIAL SUPERVISOR	2335	2449	2563	2678	2789	2900	3072
CORRECTIONAL LAUNDRY MANAGER II	2216	2322	2429	2531	2634	2741	2905
CORRECTIONS MAINTENANCE SUPERVISOR	2112	2210	2311	2407	2507	2608	2762
CORRECTIONS RESIDENCE COUNSELOR II	2112	2210	2311	2407	2507	2608	2762
CORRECTIONS SUPPLY SUPERVISOR III	2335	2449	2563	2678	2789	2900	3072
PROPERTY AND SUPPLY CLERK III	1493	1550	1605	1666	1720	1778	1873
STOREKEEPER III	1836	1914	1996	2076	2156	2238	2365
YOUTH SUPERVISOR IV	2216	2322	2429	2531	2634	2741	2905

Effective January 1, 1993

	1	2	3	4	5	6	7
COMMISSARY MANAGER II	1523	1581	1637	1699	1754	1814	1910
CORRECTIONAL LIEUTENANT	2260	2368	2478	2582	2687	2796	2963
CORRECTIONS CLERK III	2154	2254	2357	2455	2557	2660	2817
CORRECTIONS FOOD SUPERVISOR III	2382	2498	2614	2732	2845	2958	3133
CORRECTIONS IDENTIFICATION SUPERVISOR	2260	2368	2478	2582	2687	2796	2963
CORRECTIONS INDUSTRIAL SUPERVISOR	2382	2498	2614	2732	2845	2958	3133
CORRECTIONAL LAUNDRY MANAGER II	2260	2368	2478	2582	2687	2796	2963
CORRECTIONS MAINTENANCE SUPERVISOR	2154	2254	2357	2455	2557	2660	2817

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF PEREMPTORY AMENDMENTS

CORRECTIONS RESIDENCE	2154	2254	2357	2455	2557	2660	2817
COUNSELOR II							
CORRECTIONS SUPPLY SUPERVISOR III	2382	2498	2614	2732	2845	2958	3133
PROPERTY AND SUPPLY CLERK III	1523	1581	1637	1699	1754	1814	1910
STOREKEEPER III	1873	1952	2036	2118	2199	2283	2412
YOUTH SUPERVISOR IV	2260	2368	2478	2582	2687	2796	2963

Effective July 1, 1993

	S T E P S						
	1	2	3	4	5	6	7
COMMISSARY MANAGER II	1599	1660	1719	1784	1842	1905	2006
CORRECTIONS LIEUTENANT	2373	2486	2602	2711	2821	2936	3111
CORRECTIONS CLERK III	2262	2367	2475	2578	2685	2793	2958
CORRECTIONS FOOD SUPERVISOR III	2501	2623	2745	2869	2987	3106	3290
CORRECTIONS IDENTIFICATION SUPERVISOR	2373	2486	2602	2711	2821	2936	3111
CORRECTIONS INDUSTRY SUPERVISOR	2501	2623	2745	2869	2987	3106	3290
CORRECTIONS LAUNDRY MANAGER II	2373	2486	2602	2711	2821	2936	3111
CORRECTIONS MAINTENANCE SUPERVISOR	2262	2367	2475	2578	2685	2793	2958
CORRECTIONS RESIDENCE COUNSELOR II	2262	2367	2475	2578	2685	2793	2958
CORRECTIONS SUPPLY SUPERVISOR III	2501	2623	2745	2869	2987	3106	3290
PROPERTY AND SUPPLY CLERK III	1599	1660	1719	1784	1842	1905	2006
STOREKEEPER III	1967	2050	2138	2224	2309	2397	2533
YOUTH SUPERVISOR IV	2373	2486	2602	2711	2821	2936	3111

(Source: Peremptory amendment at 16 Ill. Reg. 5068, effective March 11, 1992)

DEPARTMENT OF PUBLIC AID

NOTICE OF WITHDRAWAL OF PROPOSED AMENDMENT

- 1) The Heading of the Part: APPLICATION PROCESS
- 2) Code Citation: 89 Ill. Adm. Code 110
- 3) Section Number: Proposed Action: Amendment
110.30
- 4) Date Notice of Proposed Amendment Published in the Illinois Register: March 6, 1992 (16 Ill. Reg. 3405)
- 5) Reason for the withdrawal: The Department has decided to withdraw this rulemaking and file a different proposal dealing with the initial authorization of financial assistance for Transitional Assistance cases.

DEPARTMENT ON AGING

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

- 1) Heading of the Part for which proposed rulemaking is being corrected: Community Care Program
- 2) Code Citation: 89 Ill. Adm. Code 240
- 3) Illinois Register citation to Notice of Proposed Amendments:
16 Ill. Reg. 4087; March 20, 1992
- 4) Sections being Corrected: 240.1660
240.1661 Added
- 5) Corrections being made: The reference to Section 240.1665 in subsection 240.1660(c)(1)(B) is incorrect. The correct reference Section is "240.1655." In addition, Section 240.1661 was inadvertently left out of the first filing draft. Consequently, Section 240.1661 has been added and inserted immediately following Section 240.1660 and immediately before Section 240.1665. The text of this New Section follows:

Section 240.1661 Provider Right to Appeal

The provider has the right to appeal any finding and/or contract action (refer to Section 240.1665) resulting from a compliance review (refer to Section 240.1660).

- a) General Counsel, with appropriate Department staff, will review the appeal and make a recommendation to the Director for final decision.
 - 1) If the finding and/or contract action is determined by the Director to be valid, the finding/action shall be upheld/implemented.
 - 2) If the finding and/or contract action is determined by the Director to be invalid, the appeal shall be upheld and the finding/action shall be modified or expunged, in whole or in part, with evidence placed in the provider's file.
- b) The Director shall advise the provider, in writing, of the appeal decision and effective date of contract action, as appropriate.

(Source: Added at 16 Ill. Reg. , effective)

DEPARTMENT ON AGING

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

- 1) Heading of the Part: Older Americans Act Programs
- 2) Code Citation: 89 Ill. Adm. Code 230
- 3) Register Citation to Notice of Proposed Amendments:
89 Ill. Reg. 3605; March 13, 1992
- 4) Date, Time and Location of Public Hearing:
Date: April 14, 1992
Locations: Mt. Vernon Convention and Visitors Center
200 Potomac Blvd.
Mt. Vernon, IL 62864
Time: 1:30 P.M. until 3:30 P.M.

5) Other Pertinent Information:

The Department will accept written comments on the Proposed Amendments through Monday, April 27, 1992. Anyone desiring to submit written comments at the Public Hearing should submit them to designated Department staff who will provide a written receipt, if one is desired. Others desiring to submit written comment(s) following the hearing should direct them to:

Mary J. Mayes
Policy and Rules Analyst
Illinois Department on Aging
421 East Capitol Avenue
Springfield, IL 62701.

COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF PUBLIC INFORMATION

NOTICE OF ACCEPTANCE OF AN APPLICATION
BY COMERICA INCORPORATED, DETROIT,
MICHIGAN, TO ACQUIRE AFFILIATED BANC
GROUP, INC., MORTON GROVE, ILLINOIS

Pursuant to Section 3.071(d) of the Illinois Bank Holding Company Act of 1957 (Ill. Rev. Stat. 1989, ch. 17, par. 2510.01(d)), notice is hereby given that the Commissioner of Banks and Trust Companies has accepted for processing an application by Comerica Incorporated, 211 West Fort Street, Detroit, Michigan 48275, to acquire Affiliated Banc Group, Inc., 8700 North Waukegan Road, Morton Grove, Illinois 60053.

Interested persons who desire to comment on this proposed acquisition may submit their comments in writing no later than 14 days after the publication of this notice to either:

Bruce J. Baker
Neal J. O'Brien

Commissioner of Banks and Trust Companies
Room 100 Reisch Building
117 South Fifth Street
Springfield, Illinois 62701.

ILLINOIS REGISTER
JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of March 11, 1992 through March 17, 1992, and have been scheduled for review by the Committee at its April 7, 1992 meeting. Other items not contained in this published list may also be considered by the Committee at its April meeting. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Suite 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
4/24/92	Department of Central Management Services, Pay Plan (80 Ill Adm Code 310)	1/10/92 16 Ill. Reg. 342	4/7/92
4/24/92	Department of Children and Family Services, Relative Home Placement (89 Ill Adm Code 335)	6/7/91 15 Ill. Reg. 8415	4/7/92
4/27/92	Department of Labor, Health and Safety (56 Ill Adm Code 350)	1/3/92 16 Ill. Reg. 1	4/7/92
4/27/92	Department of Veterans' Affairs, MIA/POW Scholarship (95 Ill Adm Code 116)	1/10/92 16 Ill. Reg. 558	4/7/92
4/27/92	Department of Veterans' Affairs, Persian Gulf Conflict Veterans Act (95 Ill Adm Code 121)	1/10/92 16 Ill. Reg. 561	4/7/92
4/27/92	Illinois Health Care Cost Containment Council, Data Collection (77 Ill Adm Code 2510)	12/6/91 15 Ill. Reg. 17444	4/7/92
4/27/92	Prairie State 2000 Authority, Individual Training Assistance Program (56 Ill Adm Code 5400)	1/24/92 16 Ill. Reg. 1490	4/7/92
4/30/92	Illinois Motor Vehicle Theft Prevention Council, Trust Fund Collection Rules (20 Ill Adm Code 1800)	1/3/92 16 Ill. Reg. 10	4/7/92
4/30/92	Pollution Control Board, Visible and Particulate Matter Emissions (35 Ill Adm Code 212)	1/3/92 16 Ill. Reg. 41	4/7/92

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED
(page 2)

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
4/30/92	Pollution Control Board, Air Quality Standards (35 Ill Adm Code 243)	1/3/92 16 Ill. Reg. 16	4/7/92
4/30/92	Pollution Control Board, Episodes (35 Ill Adm Code 244)	1/3/92 16 Ill. Reg. 22	4/7/92

PROCLAMATION

92-099

SHIRLEY ERNESTINE MELKER DAY

Whereas, Shirley Ernestine Melker is the First Lady Emeritus of Greater Holy Temple Church of Urbana; and
Whereas, Shirley came to Illinois in 1964 with the late William Melker, who founded Greater Holy Temple Church; and
Whereas, Shirley has successfully climbed the ecclesiastical ladder from her position as a licensed missionary in 1972, to minister in 1982, to ordained elder in 1989; and
Whereas, she has served the church in a number of capacities, including first assistant to Chief Apostle Larry Simmons, National Supervisor of Women, National Secretary, member of Board of Directors, one of the original incorporators, co-author of Bylaws and Constitution of Corporation, Sunday School teacher, new members teacher, choir director, and musician; and
Whereas, she is the spiritual mother to Apostle Larry Simmons and members of the Greater Holy Temple Church; and
Whereas, Shirley has earned numerous awards and honors, including being named as one of Champaign's Most Outstanding Black Women by Champaign Mayor Joan Severns;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim January 25, 1992, as SHIRLEY ERNESTINE MELKER DAY in Illinois.

Issued by the Governor January 25, 1992.

Filed with the Secretary of State March 12, 1992.

92-100

FOREIGN LANGUAGE WEEK

Whereas, learning foreign languages opens the doors to understanding cultures around the world; and
Whereas, Alpha Mu Gamma was established in 1931 as the National Collegiate Foreign Language Honor Society of the United States and has grown to include more than 285 chapters in colleges and universities across the nation; and
Whereas, Alpha Mu Gamma seeks to recognize achievement in the field of foreign language study and encourage the study of foreign languages, literatures, and cultures; and
Whereas, in 1957, President Eisenhower proclaimed the observance of National Foreign Language Week to emphasize the importance of foreign language study. Since that time, National Foreign Language Week has been recognized by each president, and the event has been celebrated annually by Alpha Mu Gamma;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 1-7, 1992, as FOREIGN LANGUAGE WEEK in Illinois.
Issued by the Governor February 28, 1992.
Filed with the Secretary of State March 12, 1992.

92-101

BUSINESS OPPORTUNITY DAYS

Whereas, the Silver Anniversary Chicago Business Opportunity Fair will be held April 21-22, 1992; and

Whereas, James M. Kilts, president of Kraft USA, will serve as Silver Anniversary Committee Chairman for the fair; and

Whereas, during the fair, minority business suppliers and purchasing personnel from major buying organizations will have the opportunity to meet and exchange information about mutual buying and selling needs; and

Whereas, the Silver Anniversary Chicago Business Opportunity Fair helps further the year-round efforts of the Chicago Regional Purchasing Council, Inc., the sponsor of the event and an organization devoted to promoting minority businesses in Chicago; and

Whereas, on April 21, the Minority Business Subcouncil of the Chicago Regional Purchasing Council will hold its 13th annual awards presentation and reception to honor representatives from the public and private sectors for their contributions to minority suppliers' growth and development;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim April 21-22, 1992, as BUSINESS OPPORTUNITY DAYS in Illinois.

Issued by the Governor March 4, 1992.

Filed with the Secretary of State March 12, 1992.

92-102

FRANK W. CONSIDINE DAY

Whereas, for nearly 50 years, Frank W. Considine has donated his time, talents, and resources to benefit the greater Chicago business community and citizens throughout the region; and

Whereas, Frank has instituted an inimitable level of corporate, civic, and philanthropic leadership, posing a challenge to other business leaders; and

Whereas, through his benevolence, Frank has demonstrated the vital links between the business community and the status of the community at large; and

Whereas, the board of directors of the Chicagoland Chamber of Commerce will honor Mr. Considine with the first annual Daniel H. Burnham Award for Distinguished Leadership;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 12, 1992, as FRANK W. CONSIDINE DAY in Illinois.

Issued by the Governor March 4, 1992.

Filed with the Secretary of State March 12, 1992.

92-103

ISRAEL BONDS WEEK

Whereas, the State of Israel is serving as the homeland to hundreds of thousands of new immigrants; and

Whereas, this historic undertaking will require the participation of all friends and supporters of Israel; and

Whereas, at Israel's request, State of Israel Bonds is mobilizing vital economic resources for housing and employment for new immigrants; and

Whereas, March 8 kicks off the 1992 Israel Bond campaign;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 8-13, 1992, as ISRAEL BONDS WEEK in Illinois.

Issued by the Governor March 4, 1992.

Filed with the Secretary of State March 12, 1992.

92-104

MENTAL RETARDATION AWARENESS MONTH

Whereas, 7.2 million Americans are mentally retarded, and approximately 340,000 of those individuals are Illinois citizens; and

Whereas, the Association for Retarded Citizens of Springfield (ARC) has been in existence for 41 years; and

Whereas, ARC's mission is to help people with developmental disabilities to lead productive lives as citizens of our community; and

Whereas, in Sangamon and Menard counties, the ARC assists 600 people with mental retardation; and

Whereas, the overwhelming majority of people with mental retardation can lead useful, self-sufficient lives;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 1992 as MENTAL RETARDATION AWARENESS MONTH in Illinois and encourage Illinoisans to give their fellow citizens a chance to succeed in life to the best of their abilities.

Issued by the Governor March 4, 1992.

Filed with the Secretary of State March 12, 1992.

92-105

BUILDING SAFETY WEEK

Whereas, the well-being of every citizen of Illinois depends on the safety of the buildings in which they live, work, and play; and

Whereas, code compliance in these buildings is the joint responsibility of building owners, building operators, architects, engineers, contractors, and building officials; and

Whereas, the general public should recognize the importance of building-safety codes, which protect the public's health and safety by regulating the structural, electrical, plumbing,

mechanical, fire-safety, energy efficiency, accessibility, and other aspects of both new and existing buildings; and
Whereas, units of state and local governments throughout the United States are joining together in expressing appreciation to the conscientious members of the building industry who ensure the safety of our built environment;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim April 12-18, 1992, as BUILDING SAFETY WEEK in Illinois. I urge our citizens to take heed of the theme, "Building Safety Is NO Accident," and to recognize the importance of modern building-safety codes.

Issued by the Governor March 6, 1992.

Filed with the Secretary of State March 12, 1992.

92-106

U.S. NAVY SEABEE AND CIVIL ENGINEER CORPS MONTH

Whereas, the Navy Civil Engineers Corps, founded March 2, 1887, and the Navy SEABEES, founded March 5, 1942, have served our country in times of peace and strife, under the motto "With Compassion for Others, We Build--We Fight for Peace with Freedom"; and

Whereas, under the direction of the Naval Civil Engineer Corps, the regular and reserve components of the SEABEES have served our country whenever and wherever their skills and determination were needed. The reputation they earned for dedication and ingenuity during World War II has continued through actions in Korea, Vietnam, Lebanon, and the Persian Gulf; and

Whereas, with the slogan "can do," the Navy's construction battalions--SEABEES--demonstrate a high level of spirit in battle, construction, repair of military facilities, and participation in community functions; and

Whereas, 1992 marks the 125th anniversary of the Naval Civil Engineer Corps and the 50th birthday of the SEABEES; and

Whereas, Illinois is fortunate to have veterans and civilian patriots who now serve in the Organized Reserve;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 1992 as U.S. NAVY SEABEE AND CIVIL ENGINEER CORPS MONTH in Illinois.

Issued by the Governor March 6, 1992.

Filed with the Secretary of State March 12, 1992.

92-107

AMERICAN RED CROSS MONTH

Whereas, led by volunteers, the American Red Cross is a humanitarian organization that provides relief to victims of disasters and helps people prevent, prepare for, and respond to emergencies; and

Whereas, through 93 chapters and 5 blood regions of the American Red Cross, more than 26,000 volunteers serve the people of Illinois; and

Whereas, these services are consistent with the Congressional Charter of the American Red Cross and the fundamental principles of the International Red Cross movement; and

Whereas, the American Red Cross provides emergency communications between members of the United States Armed Forces, their families, and international tracing services; and

Whereas, the American Red Cross provides a reliable and adequate supply of blood, blood products, tissue services, and related biomedical products and services to meet the needs of the medical community in Illinois; and

Whereas, the American Red Cross is a leading provider of first aid training, cardiopulmonary resuscitation training, swimming and lifeguard training, and HIV/AIDS education in the state;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 1992 as AMERICAN RED CROSS MONTH in Illinois and urge all citizens to continue their generous support and ready assistance to the work of the American Red Cross chapters and blood regions throughout the state.

Issued by the Governor March 10, 1992.

Filed with the Secretary of State March 12, 1992.

92-108

IRISH-AMERICAN HERITAGE MONTH/
ST. PATRICK'S DAY

Whereas, by 1776, nearly 300,000 natives of Ireland had immigrated to the United States; and

Whereas, at least eight signers of the Declaration of Independence were of Irish origin; and

Whereas, the Irish and their descendants have helped enrich countless areas of life in the United States, including military and governmental service, science, education, art, agriculture, business, industry, and athletics; and

Whereas, Irish-Americans such as Thomas O'Shaughnessy, Louis Sullivan, Walter Farrell, and Finley Peter Dunne have added to Illinois' culture; and

Whereas, Irish-Americans have made significant contributions to our state's development. For example, Irish workmen helped build the Illinois-Michigan Canal; and

Whereas, last year, 220 community St. Patrick's Day parades honored the patron saint of Ireland; and

Whereas, President George Bush has signed legislation designating March as Irish-American Heritage Month;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 1992 as IRISH-AMERICAN HERITAGE MONTH and March 17, 1992, as ST. PATRICK'S DAY in Illinois and encourage citizens to recognize these observances by taking part in appropriate

ceremonies and activities.

Issued by the Governor March 10, 1992.
Filed with the Secretary of State March 12, 1992.

92-109

JOHN LEGUIZAMO DAY

Whereas, New York native John Leguizamo has gained recognition as a writer, actor, and performing artist; and
Whereas, John's writings bring humor and insight into the portrayal of American urban life. He has shown a special sensitivity to the needs of youth; and
Whereas, John has chosen Chicago to premiere his one-man comedy show, Spic-O-Rama; and
Whereas, the Goodman Theater and the Latino Chicago Theater were instrumental in bringing John's show to Chicago; and
Whereas, on March 15, 1992, a cast party will be held in his honor;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 15, 1992, as JOHN LEGUIZAMO DAY in Illinois.

Issued by the Governor March 10, 1992.
Filed with the Secretary of State March 12, 1992.

92-110

MAUTINO STATE FISH AND WILDLIFE AREA ANNOUNCED

Whereas, one of the primary interests of the late State Representative Richard Mautino was the growth and maintenance of Illinois' state parks and conservation areas; and
Whereas, his efforts prompted the purchase of the Shallow Brook properties near Sheffield as a future showplace for our state's tourism industry; and

Whereas, Rep. Mautino's efforts on behalf of conservation programs throughout Illinois brought pleasure to the citizens of our state, especially residents of the 74th Legislative District; and

Whereas, to honor Rep. Mautino, Shallow Brook State Park will be renamed Mautino State Fish and Wildlife Area;

Therefore, I, Jim Edgar, Governor of the State of Illinois, announce the renaming of Shallow Brook State Park to MAUTINO STATE FISH AND WILDLIFE AREA in honor of the late State Representative Richard Mautino.

Issued by the Governor March 10, 1992.
Filed with the Secretary of State March 12, 1992.

92-111

MICHAEL HUI CONGRATULATED

Whereas, writer, director, and actor Michael Hui is being

honored with a retrospective ceremony at the Film Center of the Art Institute of Chicago for his creative contribution to world cinema; and

Whereas, Hui's visit to Chicago emphasizes the continued vitality and excellence of the Hong Kong cinema; and

Whereas, Hui's work has been continuously innovative in its unique blending of comedy and social realism. Chicago Tribune film critic Dave Kehr describes Hui's work as a "comedy of urban survival;" and

Whereas, Hui will be the guest of honor at the first North American screening of his film "The Magic Touch" at the Film Center Saturday, March 14, 1992;

Therefore, I, Jim Edgar, Governor of the State of Illinois, congratulate MICHAEL HUI on his professional successes and recognize the numerous contributions he has made to the film industry worldwide.

Issued by the Governor March 10, 1992.

Filed with the Secretary of State March 12, 1992.

92-112

TREE CITY USA MONTH

Whereas, Illinois is a proud partner in the America the Beautiful initiative which encourages residents to appreciate and enhance the state's natural resources and beauty; and

Whereas, each citizen should strive to preserve the natural beauty and ecological balance of the environment through responsible stewardship of the air, water, and land of Illinois; and

Whereas, 95 Illinois communities have qualified as Tree City USA Communities and have made significant contributions toward enhancing the quality of life by improving our forest resources; and

Whereas, 18 Tree City USA communities have received a "GROWTH AWARD" from the National Arbor Day Foundation for their innovative community tree programs; and

Whereas, 22 units of local government have received funds for tree planting through the Small Business Administration Natural Resources Tree Planting Initiative to enhance public places, green spaces, and the overall visual quality of public lands; and
Whereas, the Department of Conservation has shown dedication to assisting these communities by providing environmental information and support;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim April 1992 as TREE CITY USA MONTH in Illinois and urge citizens to work together to preserve the natural beauty of our state this month and throughout the year.

Issued by the Governor March 10, 1992.

Filed with the Secretary of State March 12, 1992.

92-113

WHEELCHAIR BASKETBALL WEEK

Whereas, the 1992 National Women's Wheelchair Basketball Tournament and Paralympic Trials will be held March 25-29 at Northwestern University. The tournament is being sponsored by the Wirtz Sports Program at the Rehabilitation Institute of Chicago; and

Whereas, at the completion of the national tournament, separate paralympic trials will be held to select the Women's Wheelchair Basketball Team to represent the United States in the 1992 Paralympics in Barcelona, Spain, in September; and

Whereas, two Illinois teams will be part of the competition;

Whereas, the USA Women's Wheelchair Basketball Team is the defending paralympic champion--it achieved victory in the 1988 finals in Seoul, Korea; and

Whereas, the players' display of athletic skill and spirit of competition deserves special recognition;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 23-29, 1992, as WHEELCHAIR BASKETBALL WEEK in Illinois.

Issued by the Governor March 10, 1992.

Filed with the Secretary of State March 12, 1992.

92-114

GRAMMY IN THE SCHOOLS DAY

Whereas, educating our citizens is one of the most important responsibilities of the State of Illinois; and

Whereas, a well-rounded educational experience helps our citizens achieve quality social, cultural, and economic development; and

Whereas, the music industry has provided career opportunities for many Illinois residents; and

Whereas, the National Academy of Recording Arts and Sciences supports music education through programs such as its Grammy in the Schools Day; and

Whereas, state universities and Chicago metropolitan area schools have joined with the National Academy of Recording Arts and Sciences to support music education; and

Whereas, corporate and institutional organizations have been supportive in this National Academy of Recording Arts and Sciences initiative;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 14, 1992, as GRAMMY IN THE SCHOOLS DAY in Illinois.

Issued by the Governor March 11, 1992.

Filed with the Secretary of State March 12, 1992.

92-115

183RD TACTICAL FIGHTER GROUP RECOGNIZED

Whereas, the 183rd Tactical Fighter Group of the Illinois National Guard is stationed in Springfield; and

Whereas, from February 19, 1928, to February 18, 1991, the group logged a record number of accomplishments, including converting from F-4D aircraft to F-16A/B aircraft while continuing an aggressive, incident-free flying program; and

Whereas, the 183rd Tactical Fighter Group displayed commendable professionalism and dedication in its completion of special projects such as development and testing of new systems and innovative base base deployment; and

Whereas, the unit demonstrated enthusiastic support of Operation Desert Shield and Desert Storm; and

Whereas, the group has unselfishly helped with community and charitable activities; and

Whereas, the 183rd Tactical Fighter Group has earned the United States Air Force Outstanding Unit Award;

Therefore, I, Jim Edgar, Governor of the State of Illinois, give special recognition to the 183RD TACTICAL FIGHTER GROUP for the dedication it has shown to our citizens, our state, and our nation. I extend congratulations to the group for earning the much-deserved United States Air Force Outstanding Unit Award.

Issued by the Governor March 11, 1992.

Filed with the Secretary of State March 12, 1992.

92-116

MEDICAL LABORATORY WEEK

Whereas, the health of all Americans depends upon the educated minds and trained hands of laboratory professionals; and

Whereas, laboratory tests are of the utmost importance in the diagnostic process of detecting, preventing, and treating diseases in mankind; and

Whereas, practice in modern medicine of the life-conserving standards we now enjoy would be impossible without the scientific tests performed daily in the medical laboratory; and

Whereas, Lincoln West Hospital plays an integral role in continued efforts to provide care and assistance, coordinate activities, and disseminate information to promote quality patient care and preservation of human life;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim April 12-18, 1992, as MEDICAL LABORATORY WEEK in Illinois.

Issued by the Governor March 11, 1992.

Filed with the Secretary of State March 12, 1992.

ICAR - Joint Committee on Administrative Rules

ACTION CODES

A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing, Ordered by JCAR
C - Notice of Corrections	PP - Peremptory or Court ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR objections	S - Suspension ordered by JCAR
O - JCAR Statement of Objections	W - Withdrawal to meet JCAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 285 Ill. Grain Insurance Act (P-18048/85; A-6818)

TITLE PART ACTION CODE PAGE NUMBER PREVIOUS VOLUME PAGE NUMBER ACTION CODE

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

62 Ill. Adm. Code 2501 Abandoned Mined Lands Reclamation (P-2719) (E-2897)

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240 Community Care Program (E-17398/91; S-1744, W-2955; M-2943) (P-17007/91; PF-1744; M-2930) (E-2630) (E-2901) (E-4069) (P-4087; C-5083)

89 Ill. Adm. Code 230 Older Americans Act Programs (P-3605)

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 30 Animal Control Act (P-3618)

8 Ill. Adm. Code 110 Animal Diagnostic Laboratory Act (P-3624)

8 Ill. Adm. Code 85 Diseased Animals (P-3635)

8 Ill. Adm. Code 55 Hatcheries, Poultry Flocks, & Produce Thereof (P-3646)

8 Ill. Adm. Code 90 Ill. Dead Animal Disposal Act (P-3653)

8 Ill. Adm. Code 115 Ill. Pseudorabies Control Act (P-3661)

8 Ill. Adm. Code 40 Livestock Auction Markets (P-3673)

8 Ill. Adm. Code 125 Meat & Poultry Inspection Act (PP-1899) (P-1921)

2 Ill. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-3893)

8 Ill. Adm. Code 235 Seed Arbitration (P-2969)

8 Ill. Adm. Code 5 Standardization of Agriculture Products (P-3231)

8 Ill. Adm. Code 105 Swine Disease Control & Eradication Act (P-3680)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

4 Ill. Adm. Code 500 Americans With Disabilities Act Grievance Procedure (P-2721)

77 Ill. Adm. Code 2031 Award Criteria & Procedure (P-9149/91; AR-2455)

77 Ill. Adm. Code 2030 Award & Monitoring of Funds (P-9083/91; A-2457)

77 Ill. Adm. Code 2056 Driving Under the Influence Programs (P-4567)

77 Ill. Adm. Code 2030 Fiscal & Programmatic Requirements (P-9153/91; AR-2530)

77 Ill. Adm. Code 2032 Suspension & Termination of Financial Assistance (P-9218; AR-2533)

ATTORNEY GENERAL

4 Ill. Adm. Code 125 Americans With Disabilities Act Grievance Procedures (P-2283)

BANKS AND TRUST COMPANIES, COMMISSIONER OF

4 Ill. Adm. Code 375 Americans With Disabilities Act Grievance Procedures (P-4125)

CAPITAL DEVELOPMENT BOARD

71 Ill. Adm. Code 110 Americans With Disabilities Act Grievance Procedure (P-3689)

44 Ill. Adm. Code 950 Prequalification & Suspension of Contractors (P-3695)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF

4 Ill. Adm. Code 450 Americans With Disabilities Act Grievance Procedures (P-2292)

80 Ill. Adm. Code 303 Conditions of Employment (P-327)

89 Ill. Adm. Code 1300 Day Care (P-5141/91; A-4819)

80 Ill. Adm. Code 304 General Provisions (P-334)

80 Ill. Adm. Code 302 Merit & Fitness (P-336)

80 Ill. Adm. Code 310 Pay Plan (P-342) (E-711) (P-12051/91; A-3450) (PP-5068)

44 Ill. Adm. Code 5030 Personal Use of State Telephones (P-18013/91; A-4826)

80 Ill. Adm. Code 2650 Solicitation for Charitable Payroll Deductions (P-3235)

80 Ill. Adm. Code 2800 Travel (P-15199/91; A-4831)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 352 Financial Responsibility of Parents or Guardians of the Estates of Children (P-13229/91; A-3924)

89 Ill. Adm. Code 406 Licensing Standards for Day Care Homes (E-14734/91; M-2269)

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF

14 Ill. Adm. Code 520 Enterprise Zone Program (P-9787/91; A-89)

47 Ill. Adm. Code 140 Ill. Clean & Beautiful Program (PR-13241/91; AR-2120)

14 Ill. Adm. Code 550 Local Tourism & Convention Bureau Program (P-10249/91; A-3464)

47 Ill. Adm. Code 100 Low Income Home Energy Assistance Program (P-14337/91; A-3940)

47 Ill. Adm. Code 120 State Administration of the Federal Community Services Block Grant Program (P-13993/91; A-3078)

56 Ill. Adm. Code 2630 Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-8081/91; A-1524)

COMMERCE COMMISSION, ILLINOIS

92 Ill. Adm. Code 1311 Commodity Group Definitions (P-4195/91; W-2942)

92 Ill. Adm. Code 1309 Conversion of Contract to Common Authority (P-3238)

83 Ill. Adm. Code 770 Operator Service Providers (P-3242)

83 Ill. Adm. Code 445 Purchase & Sale of Electric Energy from Qualified Solid Waste Energy Facilities (P-11025/91; A-2535)

83 Ill. Adm. Code 200 Rules of Practice (P-1936)

83 Ill. Adm. Code 410 Standards of Service for Electric Utilities (P-11899/91; A-2544)

83 Ill. Adm. Code 500 Standards of Service for Gas Utilities (P-11905/91; A-2550)

CONSERVATION, DEPARTMENT OF

17 Ill. Adm. Code 3035 Boat Access Area Development Program (P-14783/91; A-1797)

17 Ill. Adm. Code 860 Commercial Fishing in Lake Michigan (P-4616)

CONSERVATION, DEPARTMENT OF (CONT'D)

17 Ill. Adm. Code 115 Competitive Tournament Fishing on State Owned and/or Leased Water Areas (P-18045/91; A-4835)

- 17 Ill. Adm. Code 2520 Consignment of Licenses (P-2297)
- 17 Ill. Adm. Code 2030 Designation of Restricted Waters in the State of Illinois (P-2302)
- 17 Ill. Adm. Code 590 Duck, Goose & Coot Hunting (P-14157/91; A-570)
- 17 Ill. Adm. Code 1590 Falconry & the Captive Propagation of Raptors (P-4132)
- 17 Ill. Adm. Code 1530 Forest Products Transportation Act, The (P-2972)
- 17 Ill. Adm. Code 1010 Ill. List of Endangered & Threatened Fauna (P-13594/91; A-103)
- 17 Ill. Adm. Code 3010 Ill. Snowmobile Grant Program (P-14794/91; A-1806)
- 17 Ill. Adm. Code 3030 Land & Water Conservation Fund Grant Program (P-14807/91; A-1816)
- 17 Ill. Adm. Code 525 Nuisance Wildlife Control Permits (P-15647/91; A-1826)
- 17 Ill. Adm. Code 970 Pigeon Shooting Permits (PR-2727)
- 17 Ill. Adm. Code 150 Regulations for the Letting of Concessions, Farm Leases, Sale of Buildings and Facilities and Demolitions (P-18055/91; A-4839)
- 17 Ill. Adm. Code 3020 Snowmobile Trail Establishment Fund Grant Program (P-14820/91; A-1833)
- 17 Ill. Adm. Code 880 Taking of Reptiles & Amphibians, The (P-13603/91; A-109)
- 17 Ill. Adm. Code 710 Taking of Wild Turkeys-Spring Season, The (P-14833/91; A-1843)
- 17 Ill. Adm. Code 1535 Timber Harvest Fees (P-2979)
- 17 Ill. Adm. Code 1538 Urban Forestry Grant Program (P-775; W-4555)
- 17 Ill. Adm. Code 1538 Urban & Community Forestry Grant Program (P-4148)

CORRECTIONS, DEPARTMENT OF

- 4 Ill. Adm. Code 475 Americans With Disabilities Act Grievance Procedure (P-3707)
- 20 Ill. Adm. Code 504 Discipline & Grievances (P-3715)
- 20 Ill. Adm. Code 525 Rights & Privileges (E-3583)
- 20 Ill. Adm. Code 435 Volunteer Services (P-1941)

CRIMINAL JUSTICE INFORMATION AUTHORITY

- 20 Ill. Adm. Code 1580 Americans With Disabilities Act Grievance Procedure (P-1948)
- 20 Ill. Adm. Code 1570 Fees for Processing Requests for Conviction Information (P-2732)

EDUCATION, STATE BOARD OF

- 23 Ill. Adm. Code 130 Determining Special Education Per Capita Tuition Charge (P-1439)
- 23 Ill. Adm. Code 235 Preschool Educational & Coordinated Model Preschool Educational Programs (P-439)
- 23 Ill. Adm. Code 120 Pupil Transportation Reimbursement (P-1452)
- 23 Ill. Adm. Code 226 Special Education (P-3724)

EMPLOYMENT SECURITY, DEPARTMENT OF

- 56 Ill. Adm. Code 2725 Administrative Hearings & Appeals (P-13252/91; A-113) (P-14014/91; A-2122) (P-3734)
- 56 Ill. Adm. Code 2720 Claims, Adjudication, Appeals & Hearings (P-14343/91; A-2556)
- 56 Ill. Adm. Code 2770 Determination of Unemployment Contributions (P-13257/91; A-118)
- 56 Ill. Adm. Code 2732 Employment (P-785) (P-3248)
- 56 Ill. Adm. Code 2760 Notices, Records, Reports (P-14023/91; A-3993)
- 56 Ill. Adm. Code 2765 Payment of Unemployment Contributions, Interest & Penalties (P-14032/91; A-2131)

ENVIRONMENTAL PROTECTION AGENCY

- 68 Ill. Adm. Code 870 Landfill Operators Certification (P-12094/91; A-3096)
- 35 Ill. Adm. Code 365 Procedures for Issuing Loans from the Water Pollution Control Revolving Fund (P-3745)
- 35 Ill. Adm. Code 858 Procedures For Operation of the Non-Hazardous Solid Waste Fee System (P-4621)

FINANCIAL INSTITUTIONS, DEPARTMENT OF

- 4 Ill. Adm. Code 650 Americans With Disabilities Act Grievance Procedure (P-3253)

FIRE MARSHAL, OFFICE OF THE STATE

- 41 Ill. Adm. Code 215 Americans With Disabilities Act Grievance Procedure (P-1954)

FIRE MARSHAL, OFFICE OF THE STATE (CONT'D)

- 41 Ill. Adm. Code 170 Storage, Transportation, Sale & Use of Petroleum & Other Regulated Substances (P-10875/91; A-4845)

HIGHER EDUCATION, BOARD OF

- 23 Ill. Adm. Code 1015 Ill. Cooperative Work Study Program (P-14852/91; A-4496)

HOUSING DEVELOPMENT AUTHORITY, ILLINOIS

- 47 Ill. Adm. Code 310 Multifamily Rental Housing Mortgage Loan Program (P-1961)

HUMAN RIGHTS, DEPARTMENT OF

- 71 Ill. Adm. Code 2300 Housing Discrimination (P-2310)

INSURANCE, DEPARTMENT OF

- 50 Ill. Adm. Code 904 Internal Security Standard & Fidelity Bonds (P-4159)
- 50 Ill. Adm. Code 2008 Minimum Standards for Individual & Group Medicare Supplement Insurance (P-14859/91; PF-1743; A-2766; W-2956; C-3590)
- 50 Ill. Adm. Code 3119 Pre-Licensing & Continuing Education (P-11055/91; A-126)

JOINT COMMITTEE ON ADMINISTRATIVE RULES

- 1 Ill. Adm. Code 245 Expedited Corrections (P-2314)

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- 56 Ill. Adm. Code 120 Americans with Disabilities Act Grievance Procedure (P-1997)
- 56 Ill. Adm. Code 1700 Balloon Dart Game Permit Act, The (P-1469)
- 56 Ill. Adm. Code 300 Deductions from Wages (P-4626)
- 56 Ill. Adm. Code 350 Health & Safety (P-1) (P-3260) (P-3780) (P-4645)

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- 20 Ill. Adm. Code 1720 Ill. Police Training Act (E-727) (P-15251/91; A-4002)

LOTTERY, DEPARTMENT OF

- 11 Ill. Adm. Code 1705 Americans With Disabilities Act Grievance Procedure (P-1779)

MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

- 59 Ill. Adm. Code 101 Administration (P-14363/91; A-2137)
- 59 Ill. Adm. Code 103 Grants (E-2643)
- 59 Ill. Adm. Code 135 Individual Care Grants for Mentally Ill Children (E-2648)
- 59 Ill. Adm. Code 132 Medicaid Community Mental Health Services Program (P-7) (E-211)
- 59 Ill. Adm. Code 120 Medicaid Home & Community-Based Services for Developmentally Disabled Recipients (E-2652)
- 59 Ill. Adm. Code 130 Mental Health Clinic Program Standards & Provider Requirements (E-2656)
- 59 Ill. Adm. Code 119 Minimum Standards for Certification of Developmental Training Programs (E-2662)
- 59 Ill. Adm. Code 125 Recipient Discharge/Linkage/Aftercare (E-2672)
- 59 Ill. Adm. Code 115 Standards & Licensure Requirements for Community-Integrated Living Arrangements (E-2676)

MINES AND MINERALS, DEPARTMENT OF

- 2 Ill. Adm. Code 1052 Americans With Disabilities Act Grievance Procedures (P-2322)
- 62 Ill. Adm. Code 200 Ill. Explosives Act, The (P-3267)
- 62 Ill. Adm. Code 240 Ill. Oil & Gas Act, The (P-14365/91; A-2576) (P-14679/91; A-2576) (P-3282)
- 62 Ill. Adm. Code 220 Surface Installation Health & Safety (P-3316)

MOTOR VEHICLE THEFT PREVENTION COUNCIL

- 2 Ill. Adm. Code 1720 Public Information, Rulemaking, & Organization (A-4503)
- 20 Ill. Adm. Code 1810 Rules for the Award & Monitoring of Trust Funds (P-469) (E-732)
- 20 Ill. Adm. Code 1800 Trust Fund Collection Rules (P-10)

NUCLEAR SAFETY, DEPARTMENT OF

- 32 Ill. Adm. Code 401 Accrediting Persons in the Practice of Medical Radiation Technology (P-1474)
 32 Ill. Adm. Code 210 Americans With Disabilities Act Grievance Procedure (P-2003)
 32 Ill. Adm. Code 331 Fees For Radioactive Material Licenses (P-2084)
 32 Ill. Adm. Code 400 Notices, Instructions, & Reports to Workers; Inspections (P-2739)
 32 Ill. Adm. Code 340 Standards for Protection Against Radiation (P-2746)
 32 Ill. Adm. Code 504 Status Signals for Nuclear Power Reactors (P-4163)

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- 35 Ill. Adm. Code 243 Air Quality Standards (P-16)
 35 Ill. Adm. Code 244 Episodes (P-22)
 35 Ill. Adm. Code 615 Existing Activities in a Setback Zone or Regulated Recharge Area (P-10303/91;
 O-17791/91; R-1702; A-1538)
 35 Ill. Adm. Code 1420 General Provisions (P-17016/91; A-2594)
 35 Ill. Adm. Code 720 Hazardous Waste Management System; General (P-791)
 35 Ill. Adm. Code 721 Identification & Listing of Hazardous Waste (P-820) (P-9288/91; A-2155) (P-15910/91;
 A-2600)
 35 Ill. Adm. Code 725 Interim Status Standards for Owners & Operators of Hazardous Waste: Treatment, Storage &
 Disposal Facilities (P-875)
 35 Ill. Adm. Code 601 Introduction (P-9829/91; O-17792/91; R-1713; A-1585)
 35 Ill. Adm. Code 728 Land Disposal Restrictions (P-916)
 35 Ill. Adm. Code 849 Management of Scrap Tires (P-13265/91; AR-2880)
 35 Ill. Adm. Code 848 Management of Used & Waste Tires (P-13004/91; A-3114)
 35 Ill. Adm. Code 616 New Activities in a Setback Zone or Regulated Recharge Area (P-9836/91; O-17793/91;
 R-1723; A-1592)
 35 Ill. Adm. Code 215 Organic Material Emission Standards & Limitations (P-11059/91; A-3132) (P-4170)
 (P-4682)
 35 Ill. Adm. Code 218 Organic Material Emission Standards & Limitations for the Chicago Area (P-4184) (P-4693)
 35 Ill. Adm. Code 219 Organic Material Emission Standards & Limitations for the Metro-East Area (P-4200)
 RCRA Permit Program (P-1058)
 35 Ill. Adm. Code 703 Regulated Recharge Areas (P-9882/91; O-17794/91; R-1734; A-1639)
 35 Ill. Adm. Code 617 Special Waste Hauling (P-13017/91; A-130)
 35 Ill. Adm. Code 809 Standards Applicable to Generators of Hazardous Waste (P-1112)
 35 Ill. Adm. Code 722 Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal
 Facilities (P-1123)
 35 Ill. Adm. Code 724 Standards for the Management of Specific Hazardous Waste & Specific Types of Hazardous
 Waste Management Facilities (P-1148)
 35 Ill. Adm. Code 731 Underground Storage Tanks (P-2330)
 35 Ill. Adm. Code 212 Visible & Particulate Matter Emissions (P-41)

PRAIRIE STATE 2000 AUTHORITY

- 56 Ill. Adm. Code 5400 Individual Training Assistance Program (P-1490) (E-1693)

PROFESSIONAL REGULATION, DEPARTMENT OF

- 68 Ill. Adm. Code 1130 Americans With Disabilities Act Grievance Procedure (P-2010)
 68 Ill. Adm. Code 1150 III. Architecture Practice Act of 1989 (P-2492/91; A-3143)
 68 Ill. Adm. Code 1200 III. Certified Shorthand Reporters Act of 1984 (P-14369/91; A-3169)
 68 Ill. Adm. Code 1340 III. Physical Therapy Act (P-11369/91; A-3175)
 68 Ill. Adm. Code 1255 Interior Design Profession Title Act (P-17030/91; A-3194)
 68 Ill. Adm. Code 1310 Nursing Home Administrators Licensing & Disciplinary Act, The (P-3784)
 68 Ill. Adm. Code 1450 Real Estate License Act of 1983 (P-14375/91; A-3204)

PUBLIC AID, DEPARTMENT OF

- 89 Ill. Adm. Code 112 Aid to Families With Dependent Children (P-3335)
 89 Ill. Adm. Code 113 Aid to the Aged, Blind or Disabled (P-14994/91; A-3468)
 89 Ill. Adm. Code 110 Application Process (P-3405; W-5082) (P-4704)

PUBLIC AID, DEPARTMENT OF (CONT'D)

- 89 Ill. Adm. Code 160 Child Support Enforcement (P-806/91; A-1852) (P-2406)
 89 Ill. Adm. Code 144 Developmental Disabilities Service (P-7455/91; A-3497)
 89 Ill. Adm. Code 150 Fiscal Year 1992 Emergency Budgetary Changes (E-2258)
 89 Ill. Adm. Code 121 Food Stamps (E-757) (P-2420)
 89 Ill. Adm. Code 114 General Assistance (P-15008/91; A-3512) (P-4216) (E-4540)
 89 Ill. Adm. Code 148 Hospital Services (P-1786)
 89 Ill. Adm. Code 120 Medical Assistance Programs (P-12137/91; A-139) (P-833/91; A-1862)
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am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
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#	= renumbered	M	= Modification
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970.50	r	(P-2727)
970.60	r	(P-2727)
1010.30	am	(P-13594/91; A-103)
1530.30	am	(P-2972)
1530.50	am	(P-2972)
1530.60	am	(P-2972)
1530.Ex. A	am	(P-2972)
1530.Ex. B	am	(P-2972)
1535.1	n	(P-2979)
1535.5	am	(P-2979)
1535.50	am	(P-2979)
1538.5	n	(P-775; W-4555) (P-414)

TITLE 17 (CONT'D)					
1538.10	n	(P-775;W-4555) (P-4148)	1235.40	n	(E-17785/91; O-1746)
1538.20	n	(P-775;W-4555) (P-4148)	1235.50	n	(E-17785/91; O-1746)
1538.30	n	(P-775;W-4555) (P-4148)	1235.60	n	(E-17785/91; O-1746)
1538.40	n	(P-775;W-4555) (P-4148)	1235.70	n	(E-17785/91; O-1746)
1538.50	n	(P-775;W-4555) (P-4148)	1235.80	n	(E-17785/91; O-1746)
1538.60	n	(P-775;W-4555) (P-4148)	1235.90	n	(E-17785/91; O-1746)
1538.70	n	(P-775;W-4555) (P-4148)	1235.100	n	(E-17785/91; O-1746)
1538.80	n	(P-775;W-4555) (P-4148)	1235.110	n	(E-17785/91; O-1746)
1538.90	n	(P-775;W-4555) (P-4148)	1235.120	n	(E-17785/91; O-1746)
1590.50	am	(P-4132)	1235.130	n	(E-17785/91; O-1746)
1590.60	am	(P-4132)	1285.10	n	(P-3840)
1590.70	am	(P-4132)	1285.20	n	(P-3840)
1590.80	am	(P-4132)	1285.30	n	(P-3840)
1590.90	am	(P-4132)	1285.40	n	(P-3840)
1590.100	am	(P-4132)	1285.50	n	(P-3840)
1590.110	am	(P-4132)	1285.60	n	(P-3840)
1590.120	am	(P-4132)	1285.70	n	(P-3840)
2030.15	am	(P-2302)	1285.80	n	(P-3840)
2030.20	am	(P-2297)	1570.10	n	(P-2732)
2030.50	am	(P-14794/91; A-1806)	1570.20	n	(P-2732)
3010.40	am	(P-14794/91; A-1806)	1570.30	n	(P-2732)
3010.50	am	(P-14794/91; A-1806)	1570.40	n	(P-2732)
3010.70	am	(P-14794/91; A-1806)	1570.50	n	(P-2732)
3010.80	am	(P-14820/91; A-1833)	1570.60	n	(P-2732)
3020.20	am	(P-14820/91; A-1833)	1580.10	n	(P-1948)
3020.40	am	(P-14820/91; A-1833)	1580.20	n	(P-1948)
3020.50	am	(P-14820/91; A-1833)	1580.30	n	(P-1948)
3030.30	am	(P-14807/91; A-1816)	1720.15	am	(P-15251/91; A-4002)
3030.50	am	(P-14807/91; A-1816)	1720.35	n	(E-727)
3030.60	am	(P-14807/91; A-1816)	1800.10	n	(P-10)
3035.40	am	(P-14783/91; A-1797)	1800.20	n	(P-10)
3035.70	am	(P-14783/91; A-1797)	1800.30	n	(P-10)
3035.80	am	(P-14783/91; A-1797)	1800.40	n	(P-10)
			1810.100	n	(P-469) (E-732)
			1810.110	n	(P-469) (E-732)
			1810.200	n	(P-469) (E-732)
			1810.210	n	(P-469) (E-732)
			1810.220	n	(P-469) (E-732)
			1810.230	n	(P-469) (E-732)
			1810.240	n	(P-469) (E-732)
			1810.250	n	(P-469) (E-732)
			1810.300	n	(P-469) (E-732)
			1810.400	n	(P-469) (E-732)
			1810.410	n	(P-469) (E-732)
			1810.420	n	(P-469) (E-732)
			1810.430	n	(P-469) (E-732)
			1810.440	n	(P-469) (E-732)
			1810.500	n	(P-469) (E-732)
			1810.510	n	(P-469) (E-732)
			1810.520	n	(P-469) (E-732)
			1810.530	n	(P-469) (E-732)
			1810.540	n	(P-469) (E-732)
			1810.550	n	(P-469) (E-732)
			1810.600	n	(P-469) (E-732)
			1810.610	n	(P-469) (E-732)
			1810.620	n	(P-469) (E-732)
			1810.700	n	(P-469) (E-732)
			1810.710	n	(P-469) (E-732)
			1810.720	n	(P-469) (E-732)
			1810.730	n	(P-469) (E-732)
			1810.800	n	(P-469) (E-732)

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[illegible]

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[illegible][illegible]

TITLE 35 (CONT'D)	
616.307	n
616.401	n
616.402	n
616.421	n
616.422	n
616.423	n
616.424	n
616.425	n
616.441	n
616.442	n
616.443	n
616.444	n
616.445	n
616.446	n
616.447	n
616.461	n
616.462	n
616.463	n
616.464	n
616.501	n
616.502	n
616.601	n
616.602	n
616.603	n
616.604	n
616.605	n
616.621	n
616.622	n
616.623	n
616.624	n
616.625	n

TITLE 35 (CONT'D)	
726.134	r
726.135	n
726.140	am
726.200	n
726.201	n
726.202	n
726.203	n
726.204	n
726.205	n
726.206	n
726.207	n
726.208	n
726.209	n
726.210	n
726.211	n
726.212	n
726.219	n
726.Ap.A	n
726.Ap.B	n
726.Ap.C	n
726.Ap.D	n
726.Ap.E	n
726.Ap.F	n
726.Ap.G	n
726.Ap.H	n
726.Ap.I	n
726.Ap.J	n
726.Ap.K	n
726.Ap.L	n
726.Tb.A	n
728.107	am
728.109	am
728.110	n
728.111	n
728.112	n
728.113	n
728.133	am
728.135	am
728.140	am
728.142	am
728.144	am
728.Ap.D	am
728.Ap.E	am
728.Ap.G	am
728.Ap.H	am
728.Ap.I	n
728.Tb.A	am
728.Tb.B	am
728.Tb.C	am
728.Tb.D	am
728.Tb.E	am
731.110	f
731.111	r
731.112	am
731.113	am
731.114	r
731.120	f
731.121	r
731.122	am
731.130	f
731.131	r
731.132	r

731.133	r	(P-2330)
731.134	r	(P-2330)
731.140	r	(P-2330)
731.141	r	(P-2330)
731.142	r	(P-2330)
731.143	r	(P-2330)
731.144	r	(P-2330)
731.145	r	(P-2330)
731.150	r	(P-2330)
731.151	r	(P-2330)
731.152	r	(P-2330)
731.153	r	(P-2330)
731.161	am	(P-2330)
731.162	am	(P-2330)
731.170	r	(P-2330)
731.171	r	(P-2330)
731.172	r	(P-2330)
731.173	r	(P-2330)
731.174	r	(P-2330)
731.179	r	(P-2330)
731.190	r	(P-2330)
731.191	r	(P-2330)
731.192	r	(P-2330)
731.193	r	(P-2330)
731.194	r	(P-2330)
731.195	r	(P-2330)
731.196	r	(P-2330)
731.197	r	(P-2330)
731.199	r	(P-2330)
731.200	r	(P-2330)
731.202	r	(P-2330)
731.203	r	(P-2330)
731.204	r	(P-2330)
731.205	r	(P-2330)
731.206	r	(P-2330)
731.207	r	(P-2330)
731.208	r	(P-2330)
731.209	r	(P-2330)
731.210	r	(P-2330)
731.211	r	(P-2330)
731.Ap. A	am.	(P-2330)
731.Ap. C	n	(P-2330)
809.901	r	(P-13017)
809.902	r	(P-13017)
809.903	r	(P-13017)
809.904	r	(P-13017)
809.905	r	(P-13017)
809.906	r	(P-13017)
848.101	am	(P-13004)
848.202	am	(P-13004)
848.206	am	(P-13004)
848.207	n	(P-13004)
848.208	n	(P-13004)
849.101	r	(P-132655)
849.102	r	(P-132655)
849.103	r	(P-132655)
849.104	r	(P-132655)
849.105	r	(P-132655)
849.106	r	(P-132655)
858.207	am	(P-4621)
420.101	n	(P-17016)
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300.310	(P-4626)	r	350.Ap. B	(P-4645)	n
300.320	(P-4626)	r	350.Ap. C	(P-4645)	n
300.330	(P-4626)	r	350.Ap. D	(P-4645)	n
300.340	(P-4626)	r	350.Ap. E	(P-4645)	n
300.350	(P-4626)	r	1700.10	(P-1469)	n
300.360	(P-4626)	r	1700.20	(P-1469)	n
300.370	(P-4626)	r	1700.30	(P-1469)	n
300.380	(P-4626)	r	1700.40	(P-1469)	n
300.390	(P-4626)	n	1700.50	(P-1469)	n
300.400	(P-4626)	n	1700.60	(P-1469)	n
300.410	(P-4626)	n	2630.82	(P-8081/91; A-1524)	am
300.420	(P-4626)	n	2630.83	(P-8081/91; A-1524)	am
300.430	(P-4626)	n	2720.1	(P-14343/91; A-2556)	am
300.440	(P-4626)	n	2720.5	(P-14343/91; A-2556)	am
300.450	(P-4626)	n	2720.7	(P-14343/91; A-2556)	am
300.460	(P-4626)	n	2720.10	(P-14343/91; A-2556)	am
300.470	(P-4626)	n	2720.108	(P-14343/91; A-2556)	am
300.480	(P-4626)	n	2720.130	(P-14343/91; A-2556)	am
300.490	(P-4626)	n	2720.215	(P-14343/91; A-2556)	am
300.500	(P-4626)	n	2720.240	(P-14343/91; A-2556)	am
300.510	(P-4626)	n	2720.315	(P-14343/91; A-2556)	am
300.520	(P-4626)	n	2725.100	(P-3734)	am
300.530	(P-4626)	n	2725.105	(P-14014/91; A-2122)	am
300.540	(P-4626)	n	2725.115	(P-14014/91; A-2122)	am
300.550	(P-4626)	n	2725.225	(P-3734)	am
300.560	(P-4626)	n	2725.237	(P-13252/91; A-1113)	am
300.570	(P-4626)	n	2732.203	(P-3248)	am
300.580	(P-4626)	n	2732.220	(P-3248)	am
300.590	(P-4626)	n	2732.245	(P-3734)	am
300.600	(P-4626)	n	2732.305	(P-785)	am
300.610	(P-4626)	n	2760.110	(P-14023/91; A-3993)	am
300.620	(P-4626)	n	2760.120	(P-14023/91; A-3993)	am
300.630	(P-4626)	n	2760.125	(P-14023/91; A-3993)	am
300.640	(P-4626)	n	2760.130	(P-14023/91; A-3993)	am
300.650	(P-4626)	n	2760.145	(P-14023/91; A-3993)	am
300.660	(P-4626)	n	2760.150	(P-14023/91; A-3993)	am
300.670	(P-4626)	n	2765.45	(P-14032/91; A-2131)	am
300.680	(P-4626)	n	2765.55	(P-14032/91; A-2131)	am
300.690	(P-4626)	n	2765.60	(P-14032/91; A-2131)	am
300.700	(P-4626)	n	2765.68	(P-14032/91; A-2131)	am
300.710	(P-4626)	n	2770.110	(P-13257/91; A-1118)	am
300.720	(P-4626)	n	5400.110	(P-1490) (E-1693)	am
300.730	(P-4626)	n	5400.210	(P-1490) (E-1693)	am
300.740	(P-4626)	n	5400.310	(P-1490) (E-1693)	am
300.750	(P-4626)	n			
300.760	(P-4626)	n			
300.770	(P-4626)	n			
300.780	(P-4626)	n			
300.790	(P-4626)	n			
300.800	(P-4626)	n			
300.810	(P-4626)	n			
300.820	(P-4626)	n			
300.830	(P-4626)	n			
300.840	(P-4626)	n			
300.850	(P-4626)	n			
300.860	(P-4626)	n			
300.870	(P-4626)	n			
300.880	(P-4626)	n			
300.890	(P-4626)	n			
300.900	(P-4626)	n			
300.910	(P-4626)	n			
300.920	(P-4626)	n			
300.930	(P-4626)	n			
300.940	(P-4626)	n			
300.950	(P-4626)	n			
300.960	(P-4626)	n			
300.970	(P-4626)	n			
300.980	(P-4626)	n			
300.990	(P-4626)	n			
300.1000	(P-4626)	n			
300.1010	(P-4626)	n			
300.1020	(P-4626)	n			
300.1030	(P-4626)	n			
300.1040	(P-4626)	n			
300.1050	(P-4626)	n			
300.1060	(P-4626)	n			
300.1070	(P-4626)	n			
300.1080	(P-4626)	n			
300.1090	(P-4626)	n			
300.1100	(P-4626)	n			
300.1110	(P-4626)	n			
300.1120	(P-4626)	n			
300.1130	(P-4626)	n			
300.1140	(P-4626)	n			
300.1150	(P-4626)	n			
300.1160	(P-4626)	n			
300.1170	(P-4626)	n			
300.1180	(P-4626)	n			
300.1190	(P-4626)	n			
300.1200	(P-4626)	n			
300.1210	(P-4626)	n			
300.1220	(P-4626)	n			
300.1230	(P-4626)	n			
300.1240	(P-4626)	n			
300.1250	(P-4626)	n			
300.1260	(P-4626)	n			
300.1270	(P-4626)	n			
300.1280	(P-4626)	n			
300.1290	(P-4626)	n			
300.1300	(P-4626)	n			
300.1310	(P-4626)	n			
300.1320	(P-4626)	n			
300.1330	(P-4626)	n			
300.1340	(P-4626)	n			
300.1350	(P-4626)	n			
300.1360	(P-4626)	n			
300.1370	(P-4626)	n			
300.1380	(P-4626)	n			
300.1390	(P-4626)	n			
300.1400	(P-4626)	n			
300.1410	(P-4626)	n			
300.1420	(P-4626)	n			
300.1430	(P-4626)	n			
300.1440	(P-4626)	n			
300.1450	(P-4626)	n			
300.1460	(P-4626)	n			
300.1470	(P-4626)	n			
300.1480	(P-4626)	n			
300.1490	(P-4626)	n			
300.1500	(P-4626)	n			
300.1510	(P-4626)	n			
300.1520	(P-4626)	n			
300.1530	(P-4626)	n			
300.1540	(P-4626)	n			
300.1550	(P-4626)	n			
300.1560	(P-4626)	n			
300.1570	(P-4626)	n			
300.1580	(P-4626)	n			
300.1590	(P-4626)	n			
300.1600	(P-4626)	n			
300.1610	(P-4626)	n			
300.1620	(P-4626)	n			
300.1630	(P-4626)	n			
300.1640	(P-4626)	n			
300.1650	(P-4626)	n			
300.1660	(P-4626)	n			
300.1670	(P-4626)	n			
300.1680	(P-4626)	n			
300.1690	(P-4626)	n			
300.1700	(P-4626)	n			
300.1710	(P-4626)	n			
300.1720	(P-4626)	n			
300.1730	(P-4626)	n			
300.1740	(P-4626)	n			
300.1750	(P-4626)	n			
300.1760	(P-4626)	n			
300.1770	(P-4626)	n			
300.1780	(P-4626)	n			
300.1790	(P-4626)	n			
300.1800	(P-4626)	n			
300.1810	(P-4626)	n			
300.1820	(P-4626)	n			
300.1830	(P-4626)	n			
300.1840	(P-4626)	n			
300.1850	(P-4626)	n			
300.1860	(P-4626)	n			
300.1870	(P-4626)	n			
300.1880	(P-4626)	n			
300.1890	(P-4626)	n			
300.1900	(P-4626)	n			
300.1910	(P-4626)	n			
300.1920	(P-4626)	n			
300.1930	(P-4626)	n			
300.1940	(P-4626)	n			
300.1950	(P-4626)	n			
300.1960	(P-4626)	n			
300.1970	(P-4626)	n			
300.1980	(P-4626)	n			
300.1990	(P-4626)	n			
300.2000	(P-4626)	n			
300.2010	(P-4626)	n			
300.2020	(P-4626)	n			
300.2030	(P-4626)	n			
300.2040	(P-4626)	n			
300.2050	(P-4626)	n			
300.2060	(P-4626)	n			
300.2070	(P-4626)	n			
300.2080	(P-4626)	n			
300.2090	(P-4626)	n			
300.2100	(P-4626)	n			
300.2110	(P-4626)	n			
300.2120	(P-4626)	n			
300.2130	(P-4626)	n			
300.2140	(P-4626)	n			
300.2150	(P-4626)	n			
300.2160	(P-4626)	n			
300.2170	(P-4626)	n			
300.2180	(P-4626)	n			
300.2190	(P-4626)	n			
300.2200	(P-4626)	n			
300.2210	(P-4626)	n			
300.2220	(P-4626)	n			
300.2230	(P-4626)	n			
300.2240	(P-4626)	n			
300.2250	(P-4626)	n			
300.2260	(P-4626)	n			
300.2270	(P-4626)	n			
300.2280	(P-4626)	n			
300.2290	(P-4626)	n			
300.2300	(P-4626)	n			
300.2310	(P-4626)	n			
300.2320	(P-4626)	n			
300.2330	(P-4626)	n			
300.2340	(P-4626)	n			
300.2350	(P-4626)	n			
300.2360	(P-4626)	n			
300.2370	(P-4626)	n			
300.2380	(P-4626)	n			
300.2390	(P-4626)	n			
300.2400	(P-4626)	n			
300.2410	(P-4626)	n			
300.2420	(P-4626)	n			
300.2430	(P-4626)	n			
300.2440	(P-4626)	n			
300.2450	(P-4626)	n			
300.2460	(P-4626)	n			

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132.55	(P-7) (E-211)	n	240.1150	(P-3282)	am
132.60	(P-7) (E-211)	n	240.1160	(P-3282)	r
132.65	(P-7) (E-211)	n	240.1170	(P-3282)	am
132.70	(P-7) (E-211)	n	240.1180	(P-3282)	r
132.75	(P-7) (E-211)	n	240.1400	(P-14365/91; P-14679/91; A-2576)	r
132.80	(P-7) (E-211)	n	240.1400	(P-14365/91; P-14679/91; A-2576)	n
132.85	(P-7) (E-211)	n	240.1405	(P-14365/91; P-14679/91; A-2576)	r
132.90	(P-7) (E-211)	n	240.1410	(P-14365/91; P-14679/91; A-2576)	r
132.95	(P-7) (E-211)	n	240.1410	(P-14365/91; P-14679/91; A-2576)	n
132.100	(P-7) (E-211)	n	240.1420	(P-14365/91; P-14679/91; A-2576)	r
132.105	(P-7) (E-211)	n	240.1420	(P-14365/91; P-14679/91; A-2576)	n
132.110	(P-7) (E-211)	n	240.1430	(P-14365/91; P-14679/91; A-2576)	r
132.115	(P-7) (E-211)	n	240.1430	(P-14365/91; P-14679/91; A-2576)	n
132.120	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.125	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.130	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.135	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.140	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.145	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.150	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.155	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.160	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.165	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.170	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.175	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.180	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.185	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.190	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.195	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.200	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.205	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.210	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.215	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.220	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.225	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.230	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.235	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.240	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.245	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.250	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.255	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.260	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.265	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.270	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.275	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.280	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.285	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.290	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.295	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.300	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.305	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.310	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.315	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.320	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.325	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.330	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.335	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.340	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.345	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.350	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.355	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.360	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.365	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.370	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.375	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.380	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.385	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.390	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.395	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.400	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.405	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.410	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.415	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.420	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.425	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.430	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.435	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.440	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.445	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.450	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.455	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.460	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.465	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.470	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.475	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.480	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.485	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.490	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.495	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.500	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.505	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.510	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.515	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.520	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.525	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.530	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.535	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.540	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.545	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.550	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.555	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.560	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.565	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.570	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.575	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.580	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.585	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.590	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.595	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.600	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.605	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.610	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.615	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.620	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.625	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.630	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.635	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.640	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.645	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.650	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.655	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.660	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.665	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.670	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.675	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.680	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.685	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.690	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.695	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.700	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.705	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.710	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.715	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.720	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.725	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.730	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.735	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.740	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.745	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.750	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	r
132.755	(P-7) (E-211)	n	240.1440	(P-14365/91; P-14679/91; A-2576)	n
132.760	(P-7) (E-211)	n	240.1440	(P-14365/91; P	

TITLE 68 (CONT'D)

870.235	n	(P-12094/91; A-3096)	1340.65	am	(P-11369/91; A-3175)
870.240	n	(P-12094/91; A-3096)	1340.66	n	(P-11369/91; A-3175)
870.245	n	(P-12094/91; A-3096)	1340.70	am	(P-11369/91; A-3175)
870.300	n	(P-12094/91; A-3096)	1450.175	n	(P-14375/91; A-3204)
870.305	n	(P-12094/91; A-3096)	TITLE 71		
870.310	n	(P-12094/91; A-3096)	110.10	n	(P-3689)
870.315	n	(P-12094/91; A-3096)	110.20	n	(P-3689)
870.320	n	(P-12094/91; A-3096)	110.30	n	(P-3689)
870.325	n	(P-12094/91; A-3096)	110.40	n	(P-3689)
870.400	n	(P-12094/91; A-3096)	110.50	n	(P-3689)
870.405	n	(P-12094/91; A-3096)	110.60	n	(P-3689)
870.500	n	(P-12094/91; A-3096)	110.70	n	(P-3689)
870.505	n	(P-12094/91; A-3096)	2000.45	am	(P-1511)
870.510	n	(P-12094/91; A-3096)	2000.100	am	(P-1511)
870.515	n	(P-12094/91; A-3096)	2000.210	am	(P-1511)
870.520	n	(P-12094/91; A-3096)	2000.245	am	(P-1511)
870.525	n	(P-12094/91; A-3096)	2000.250	am	(P-1511)
1130.10	n	(P-2010)	2000.320	am	(P-1511)
1130.20	n	(P-2010)	2000.340	am	(P-1511)
1130.30	n	(P-2010)	2000.410	am	(P-1511)
1130.40	n	(P-2010)	2000.430	am	(P-1511)
1130.50	n	(P-2010)	2000.500	am	(P-1511)
1130.60	n	(P-2010)	2000.520	am	(P-1511)
1130.70	n	(P-2010)	2000.540	am	(P-1511)
1150.20	am	(P-2492/91; A-3143)	2300.10	n	(P-2310)
1150.30	am	(P-2492/91; A-3143)	2300.30	n	(P-2310)
1150.40	am	(P-2492/91; A-3143)	2300.50	n	(P-2310)
1150.50	am	(P-2492/91; A-3143)	2300.70	n	(P-2310)
1150.60	am	(P-2492/91; A-3143)	TITLE 74		
1150.65	am	(P-2492/91; A-3143)	750.40	am	(P-15035/91; A-203)
1150.70	am	(P-2492/91; A-3143)	750.40	am	(P-15035/91; A-203)
1150.80	am	(P-2492/91; A-3143)	750.40	am	(P-15035/91; A-203)
1150.90	am	(P-2492/91; A-3143)	750.40	am	(P-15035/91; A-203)
1150.100	am	(P-2492/91; A-3143)	TITLE 77		
1150.110	am	(P-2492/91; A-3143)	205.620	am	(P-3426)
1150.11. A	am	(P-2492/91; A-3143)	205.620	am	(P-2016)
1200.30	am	(P-14369/91; A-3169)	250.2720	n	(P-2034)
1255.10	n	(P-17030/91; A-3194)	300.110	am	(P-4367/91; A-681)
1255.20	n	(P-17030/91; A-3194)	300.120	am	(P-2034)
1255.30	n	(P-17030/91; A-3194)	300.140	am	(P-2034)
1255.40	n	(P-17030/91; A-3194)	300.150	am	(P-2034)
1255.50	n	(P-17030/91; A-3194)	300.330	am	(P-2034)
1255.60	n	(P-17030/91; A-3194)	300.620	am	(P-4367/91; A-681)
1255.70	n	(P-17030/91; A-3194)	300.630	am	(P-2034)
1255.80	n	(P-17030/91; A-3194)	300.1010	am	(P-4367/91; A-681)
1255.90	n	(P-17030/91; A-3194)	300.1220	am	(P-2034)
1310.20	am	(P-3784)	300.1240	am	(P-2034)
1310.30	am	(P-3784)	300.2070	am	(P-2034)
1310.40	am	(P-3784)	300.3060	am	(P-2034)
1310.60	am	(P-3784)	300.3600	am	(P-2034)
1310.70	am	(P-3784)	300.3100	am	(P-2034)
1310.75	am	(P-3784)	300.3310	am	(P-2034)
1310.80	am	(P-3784)	300.3710	am	(P-2034)
1310.85	am	(P-3784)	300.3710	am	(P-2034)
1310.90	am	(P-3784)	300.3710	am	(P-2034)
1340.15	n	(P-11369/91; A-3175)	330.120	am	(P-4338/91; A-651)
1340.20	n	(P-11369/91; A-3175)	330.330	am	(P-4338/91; A-651)
1340.30	am	(P-11369/91; A-3175)	350.120	am	(P-4280/91; A-594)
1340.30	am	(P-11369/91; A-3175)	350.330	am	(P-4280/91; A-594)
1340.40	am	(P-11369/91; A-3175)	350.3730	am	(P-4791)
1340.50	am	(P-11369/91; A-3175)	390.120	am	(P-4309/91; A-623)
1340.55	am	(P-11369/91; A-3175)	390.330	am	(P-4309/91; A-623)
1340.60	am	(P-11369/91; A-3175)	692.10	n	(P-14389/91; A-4052)

TITLE 77 (CONT'D)

692.Ap. A	n	(P-14389/91; A-4052)	790.2462	am	(P-4782) (E-4899)
692.Ap. B	n	(P-14389/91; A-4052)	790.2470	am	(P-4782) (E-4899)
693.10	am	(P-16874/91; RC-4556)	790.2500	am	(P-4782) (E-4899)
693.30	am	(P-16874/91; RC-4556)	790.2510	am	(P-4782) (E-4899)
693.40	am	(P-16874/91; RC-4556)	790.2540	am	(P-4782) (E-4899)
790.480	am	(P-4782) (E-4899)	790.2605	am	(P-4782) (E-4899)
790.500	am	(P-4782) (E-4899)	790.2613	am	(P-4782) (E-4899)
790.540	am	(P-4782) (E-4899)	790.2617	am	(P-4782) (E-4899)
790.548	am	(P-4782) (E-4899)	790.2618	am	(P-4782) (E-4899)
790.580	am	(P-4782) (E-4899)	790.2620	am	(P-4782) (E-4899)
790.600	am	(P-4782) (E-4899)	790.2661	am	(P-4782) (E-4899)
790.620	am	(P-4782) (E-4899)	790.2780	am	(P-4782) (E-4899)
790.660	am	(P-4782) (E-4899)	790.2900	am	(P-4782) (E-4899)
790.700	am	(P-4782) (E-4899)	790.2902	am	(P-4782) (E-4899)
790.706	am	(P-4782) (E-4899)	790.2904	am	(P-4782) (E-4899)
790.721	am	(P-4782) (E-4899)	790.2980	am	(P-4782) (E-4899)
790.740	am	(P-4782) (E-4899)	790.3020	am	(P-4782) (E-4899)
790.760	am	(P-4782) (E-4899)	790.3021	am	(P-4782) (E-4899)
790.780	am	(P-4782) (E-4899)	790.3029	am	(P-4782) (E-4899)
790.788	am	(P-4782) (E-4899)	790.3049	am	(P-4782) (E-4899)
790.799	am	(P-4782) (E-4899)	790.3054	am	(P-4782) (E-4899)
790.820	am	(P-4782) (E-4899)	790.3085	am	(P-4782) (E-4899)
790.830	am	(P-4782) (E-4899)	790.3100	am	(P-4782) (E-4899)
790.860	am	(P-4782) (E-4899)	790.3260	am	(P-4782) (E-4899)
790.900	am	(P-4782) (E-4899)	790.3300	am	(P-4782) (E-4899)
790.910	am	(P-4782) (E-4899)	790.3308	am	(P-4782) (E-4899)
790.980	am	(P-4782) (E-4899)	790.3315	am	(P-4782) (E-4899)
790.1060	am	(P-4782) (E-4899)	790.3335	am	(P-4782) (E-4899)
790.1112	am	(P-4782) (E-4899)	790.3340	am	(P-4782) (E-4899)
790.1120	am	(P-4782) (E-4899)	790.3420	am	(P-4782) (E-4899)
790.1140	am	(P-4782) (E-4899)	790.3437	am	(P-4782) (E-4899)
790.1300	am	(P-4782) (E-4899)	790.3472	am	(P-4782) (E-4899)
790.1345	am	(P-4782) (E-4899)	790.3480	am	(P-4782) (E-4899)
790.1350	am	(P-4782) (E-4899)	790.3492	am	(P-4782) (E-4899)
790.1388	n	(P-4782) (E-4899)	790.3495	n	(P-4782) (E-4899)
790.1420	am	(P-4782) (E-4899)	790.3540	am	(P-4782) (E-4899)
790.1460	am	(P-4782) (E-4899)	790.3620	am	(P-4782) (E-4899)
790.1490	am	(P-4782) (E-4899)	790.3700	am	(P-4782) (E-4899)
790.1500	am	(P-4782) (E-4899)	790.3742	am	(P-4782) (E-4899)
790.1540	am	(P-4782) (E-4899)	790.3780	am	(P-4782) (E-4899)
790.1560	am	(P-4782) (E-4899)	790.3860	am	(P-4782) (E-4899)
790.1570	am	(P-4782) (E-4899)	790.3875	n	(P-4782) (E-4899)
790.1660	am	(P-4782) (E-4899)	790.3907	am	(P-4782) (E-4899)
790.1685	am	(P-4782) (E-4899)	790.3910	am	(P-4782) (E-4899)
790.1700	am	(P-4782) (E-4899)	790.3940	am	(P-4782) (E-4899)
790.1710	am	(P-4782) (E-4899)	790.3945	am	(P-4782) (E-4899)
790.1740	am	(P-4782) (E-4899)	790.3980	am	(P-4782) (E-4899)
790.1820	am	(P-4782) (E-4899)	790.3996	am	(P-4782) (E-4899)
790.1830	n	(P-4782) (E-4899)	790.4012	am	(P-4782) (E-4899)
790.1860	am	(P-4782) (E-4899)	790.4040	am	(P-4782) (E-4899)
790.1950	am	(P-4782) (E-4899)	790.4060	am	(P-4782) (E-4899)
790.1980	am	(P-4782) (E-4899)	790.4100	am	(P-4782) (E-4899)
790.2020	am	(P-4782) (E-4899)	790.4140	am	(P-4782) (E-4899)
790.2097	am	(P-4782) (E-4899)	790.4173	am	(P-4782) (E-4899)
790.2100	am	(P-4782) (E-4899)	790.4180	am	(P-4782) (E-4899)
790.2140	am	(P-4782) (E-4899)	790.4220	am	(P-4782) (E-4899)
790.2155	am	(P-4782) (E-4899)	790.4260	am	(P-4782) (E-4899)
790.2180	am	(P-4782) (E-4899)	790.4300	am	(P-4782) (E-4899)
790.2260	am	(P-4782) (E-4899)	790.4385	am	(P-4782) (E-4899)
790.2380	am	(P-4782) (E-4899)	790.4386	am	(P-4782) (E-4899)
790.2390	am	(P-4782) (E-4899)	790.4396	am	(P-4782) (E-4899)
790.2460	am	(P-4782) (E-4899)	790.4398	am	(P-4782) (E-4899)

TITLE 77 (CONT'D)

790.4420	(P-4782) (E-4899)	am	790.6670	(P-4782) (E-4899)	am
790.4580	(P-4782) (E-4899)	am	790.6780	(P-4782) (E-4899)	am
790.4620	(P-4782) (E-4899)	am	790.6800	(P-4782) (E-4899)	am
790.4660	(P-4782) (E-4899)	am	790.6820	(P-4782) (E-4899)	am
790.4670	(P-4782) (E-4899)	am	790.6860	(P-4782) (E-4899)	am
790.4680	(P-4782) (E-4899)	am	790.6875	(P-4782) (E-4899)	am
790.4700	(P-4782) (E-4899)	am	790.6885	(P-4782) (E-4899)	am
790.4720	(P-4782) (E-4899)	am	790.6895	(P-4782) (E-4899)	am
790.4740	(P-4782) (E-4899)	am	790.6940	(P-4782) (E-4899)	am
790.4780	(P-4782) (E-4899)	am	790.6960	(P-4782) (E-4899)	am
790.4840	(P-4782) (E-4899)	am	790.6980	(P-4782) (E-4899)	am
790.4860	(P-4782) (E-4899)	am	790.7100	(P-4782) (E-4899)	am
790.4900	(P-4782) (E-4899)	am	790.7120	(P-4782) (E-4899)	am
790.4965	(P-4782) (E-4899)	am	790.7130	(P-4782) (E-4899)	am
790.4980	(P-4782) (E-4899)	am	790.7140	(P-4782) (E-4899)	am
790.5060	(P-4782) (E-4899)	am	790.7180	(P-4782) (E-4899)	am
790.5100	(P-4782) (E-4899)	am	790.7229	(P-4782) (E-4899)	am
790.5140	(P-4782) (E-4899)	am	790.7260	(P-4782) (E-4899)	am
790.5180	(P-4782) (E-4899)	am	790.7265	(P-4782) (E-4899)	n
790.5220	(P-4782) (E-4899)	am	790.7280	(P-4782) (E-4899)	am
790.5300	(P-4782) (E-4899)	am	790.7291	(P-4782) (E-4899)	am
790.5312	(P-4782) (E-4899)	am	790.7296	(P-4782) (E-4899)	am
790.5380	(P-4782) (E-4899)	am	790.7380	(P-4782) (E-4899)	am
790.5420	(P-4782) (E-4899)	am	790.7400	(P-4782) (E-4899)	am
790.5483	(P-4782) (E-4899)	am	790.7420	(P-4782) (E-4899)	am
790.5500	(P-4782) (E-4899)	am	790.7500	(P-4782) (E-4899)	am
790.5520	(P-4782) (E-4899)	am	790.7510	(P-4782) (E-4899)	am
790.5540	(P-4782) (E-4899)	am	790.7540	(P-4782) (E-4899)	am
790.5544	(P-4782) (E-4899)	am	790.7580	(P-4782) (E-4899)	am
790.5620	(P-4782) (E-4899)	am	790.7700	(P-4782) (E-4899)	am
790.5700	(P-4782) (E-4899)	am	790.7740	(P-4782) (E-4899)	am
790.5740	(P-4782) (E-4899)	am	790.7820	(P-4782) (E-4899)	am
790.5788	(P-4782) (E-4899)	n	790.7828	(P-4782) (E-4899)	am
790.5792	(P-4782) (E-4899)	am	790.7834	(P-4782) (E-4899)	am
790.5802	(P-4782) (E-4899)	am	790.7860	(P-4782) (E-4899)	am
790.5807	(P-4782) (E-4899)	am	790.7940	(P-4782) (E-4899)	am
790.5820	(P-4782) (E-4899)	am	790.7980	(P-4782) (E-4899)	am
790.5830	(P-4782) (E-4899)	am	790.8015	(P-4782) (E-4899)	am
790.5872	(P-4782) (E-4899)	am	790.8020	(P-4782) (E-4899)	am
790.5900	(P-4782) (E-4899)	am	790.8106	(P-4782) (E-4899)	am
790.5940	(P-4782) (E-4899)	am	790.8136	(P-4782) (E-4899)	am
790.5980	(P-4782) (E-4899)	am	790.8248	(P-4782) (E-4899)	am
790.6020	(P-4782) (E-4899)	r	790.8300	(P-4782) (E-4899)	am
790.6140	(P-4782) (E-4899)	am	790.8420	(P-4782) (E-4899)	am
790.6180	(P-4782) (E-4899)	am	790.8540	(P-4782) (E-4899)	am
790.6260	(P-4782) (E-4899)	am	790.8580	(P-4782) (E-4899)	am
790.6275	(P-4782) (E-4899)	am	790.8620	(P-4782) (E-4899)	am
790.6277	(P-4782) (E-4899)	am	790.8700	(P-4782) (E-4899)	am
790.6280	(P-4782) (E-4899)	r	790.8710	(P-4782) (E-4899)	am
790.6300	(P-4782) (E-4899)	am	790.8724	(P-4782) (E-4899)	am
790.6340	(P-4782) (E-4899)	am	790.8740	(P-4782) (E-4899)	am
790.6370	(P-4782) (E-4899)	am	790.8780	(P-4782) (E-4899)	am
790.6375	(P-4782) (E-4899)	am	790.8820	(P-4782) (E-4899)	am
790.6420	(P-4782) (E-4899)	am	790.8900	(P-4782) (E-4899)	am
790.6452	(P-4782) (E-4899)	am	790.8940	(P-4782) (E-4899)	am
790.6456	(P-4782) (E-4899)	am	790.8980	(P-4782) (E-4899)	am
790.6460	(P-4782) (E-4899)	am	790.9020	(P-4782) (E-4899)	am
790.6480	(P-4782) (E-4899)	am	790.9035	(P-4782) (E-4899)	am
790.6500	(P-4782) (E-4899)	am	790.9045	(P-4782) (E-4899)	am
790.6540	(P-4782) (E-4899)	am	790.9048	(P-4782) (E-4899)	am
790.6570	(P-4782) (E-4899)	r	790.9056	(P-4782) (E-4899)	am
790.6580	(P-4782) (E-4899)	am	790.9060	(P-4782) (E-4899)	am

TITLE 77 (CONT'D)

790.9084	(P-4782) (E-4899)	am	2030.115	(P-9083/91; A-2457)	n
790.9100	(P-4782) (E-4899)	am	2030.120	(P-9083/91; A-2457)	r
790.9140	(P-4782) (E-4899)	am	2030.120	(P-9153/91; A-2530)	n
790.9180	(P-4782) (E-4899)	am	2030.130	(P-9083/91; A-2457)	n
790.9220	(P-4782) (E-4899)	am	2030.140	(P-9153/91; A-2530)	n
790.9260	(P-4782) (E-4899)	am	2030.150	(P-9083/91; A-2457)	n
790.9300	(P-4782) (E-4899)	am	2030.160	(P-9083/91; A-2457)	n
790.9340	(P-4782) (E-4899)	am	2030.210	(P-9083/91; A-2457)	n
790.9380	(P-4782) (E-4899)	am	2030.210	(P-9153/91; A-2530)	n
790.9420	(P-4782) (E-4899)	am	2030.220	(P-9083/91; A-2457)	n
790.9460	(P-4782) (E-4899)	am	2030.220	(P-9153/91; A-2530)	n
790.9500	(P-4782) (E-4899)	am	2030.230	(P-9083/91; A-2457)	n
790.9520	(P-4782) (E-4899)	am	2030.230	(P-9153/91; A-2530)	n
790.9530	(P-4782) (E-4899)	am	2030.310	(P-9083/91; A-2457)	n
790.9580	(P-4782) (E-4899)	am	2030.310	(P-9153/91; A-2530)	n
830.10	(P-2092)	am	2030.320	(P-9083/91; A-2457)	n
830.880	(P-2092)	am	2030.320	(P-9153/91; A-2530)	n
830.885	(P-2092)	am	2030.330	(P-9083/91; A-2457)	n
830.890	(P-2092)	am	2030.330	(P-9153/91; A-2530)	n
830.900	(P-2092)	am	2030.340	(P-9083/91; A-2457)	n
840.20	(P-4329)	am	2030.340	(P-9153/91; A-2530)	n
840.115	(P-4329)	am	2030.350	(P-9083/91; A-2457)	n
840.210	(P-4329)	am	2030.350	(P-9153/91; A-2530)	n
840.215	(P-4329)	am	2030.360	(P-9083/91; A-2457)	n
840.305	(P-4329)	am	2030.410	(P-9083/91; A-2457)	n
840.310	(P-4329)	am	2030.410	(P-9153/91; A-2530)	n
840.420	(P-4329)	am	2030.420	(P-9083/91; A-2457)	n
Ex. A	(P-4329)	am	2030.420	(P-9153/91; A-2530)	n
Ex. B	(P-4329)	n	2030.430	(P-9083/91; A-2457)	n
II. A	(P-4329)	am	2030.430	(P-9153/91; A-2530)	n
II. B	(P-4329)	am	2030.440	(P-9083/91; A-2457)	n
840.420	(P-4329)	am	2030.440	(P-9153/91; A-2530)	n
Ex. B	(P-4329)	am	2030.450	(P-9083/91; A-2457)	n
1130.140	(P-4755)	am	2030.450	(P-9153/91; A-2530)	n
1130.220	(P-4755)	am	2030.510	(P-9083/91; A-2457)	n
1130.410	(P-4755)	am	2030.510	(P-9153/91; A-2530)	n
1130.510	(P-4755)	am	2030.520	(P-9083/91; A-2457)	n
1130.620	(P-4755)	am	2030.520	(P-9153/91; A-2530)	n
1130.630	(P-4755)	am	2030.530	(P-9083/91; A-2457)	n
1130.640	(P-4755)	am	2030.540	(P-9153/91; A-2530)	n
1130.710	(P-4755)	am	2030.550	(P-9083/91; A-2457)	n
1130.720	(P-4755)	am	2030.610	(P-9153/91; A-2530)	n
1130.730	(P-4755)	am	2030.610	(P-9083/91; A-2457)	n
1130.740	(P-4755)	am	2030.620	(P-9153/91; A-2530)	n
1130.760	(P-4755)	am	2030.620	(P-9083/91; A-2457)	n
1130.770	(P-4755)	am	2030.630	(P-9153/91; A-2530)	n
1130.780	(P-4755)	am	2030.640	(P-9083/91; A-2457)	n
1130.800	(P-4755)	am	2030.710	(P-9153/91; A-2530)	n
2030.10	(P-9083/91; A-2457)	n	2030.710	(P-9083/91; A-2457)	n
2030.10	(P-9153/91; A-2530)	n	2030.720	(P-9153/91; A-2530)	n
2030.20	(P-9083/91; A-2457)	n	2030.720	(P-9083/91; A-2457)	n
2030.30	(P-9153/91; A-2530)	n	2030.730	(P-9153/91; A-2530)	n
2030.30	(P-9083/91; A-2457)	n	2030.730	(P-9083/91; A-2457)	n
2030.40	(P-9153/91; A-2530)	n	2030.740	(P-9153/91; A-2530)	n
2030.50	(P-9153/91; A-2530)	n	2030.750	(P-9083/91; A-2457)	n
2030.100	(P-9083/91; A-2457)	n	2030.750	(P-9153/91; A-2530)	n
2030.105	(P-9083/91; A-2457)	n	2030.760	(P-9083/91; A-2457)	n
2030.107	(P-9083/91; A-2457)	n	2030.810	(P-9083/91; A-2457)	n
2030.110	(P-9153/91; A-2530)	r	2030.810	(P-9153/91; A-2530)	n
2030.110	(P-9153/91; A-2530)	r	2030.820	(P-9083/91; A-2457)	n

TITLE 77 (CONT'D)	
2030.820	r (P-9153/91; A-2530)
2030.830	r (P-9083/91; A-2457)
2030.840	n (P-9083/91; A-2457)
2030.850	n (P-9083/91; A-2457)
2030.910	n (P-9083/91; A-2457)
2030.910	r (P-9153/91; A-2530)
2030.910	r (P-9153/91; A-2530)
2030.920	r (P-9153/91; A-2530)
2030.930	r (P-9153/91; A-2530)
2030.940	r (P-9153/91; A-2530)
2030.950	r (P-9153/91; A-2530)
2030.960	r (P-9153/91; A-2530)
2030.970	r (P-9153/91; A-2530)
2030.980	r (P-9153/91; A-2530)
2030.1010	n (P-9083/91; A-2457)
2030.1010	r (P-9153/91; A-2530)
2030.1020	n (P-9083/91; A-2457)
2030.1020	r (P-9153/91; A-2530)
2030.1030	n (P-9083/91; A-2457)
2030.1030	r (P-9153/91; A-2530)
2030.1040	n (P-9083/91; A-2457)
2030.1040	r (P-9153/91; A-2530)
2030.1050	n (P-9083/91; A-2457)
2030.1050	r (P-9153/91; A-2530)
2030.1060	n (P-9083/91; A-2457)
2030.1070	n (P-9083/91; A-2457)
2030.1080	n (P-9083/91; A-2457)
2030.1090	n (P-9083/91; A-2457)
2030.1110	n (P-9083/91; A-2457)
2030.1110	r (P-9153/91; A-2530)
2030.1120	n (P-9083/91; A-2457)
2030.1120	r (P-9153/91; A-2530)
2030.1130	n (P-9083/91; A-2457)
2030.1130	r (P-9153/91; A-2530)
2030.1140	n (P-9083/91; A-2457)
2030.1140	r (P-9153/91; A-2530)
2030.1150	n (P-9083/91; A-2457)
2030.1150	r (P-9153/91; A-2530)
2030.1160	n (P-9083/91; A-2457)
2030.1205	n (P-9083/91; A-2457)
2030.1210	n (P-9083/91; A-2457)
2030.1210	r (P-9153/91; A-2530)
2030.1215	n (P-9083/91; A-2457)
2030.1220	r (P-9153/91; A-2530)
2030.1220	n (P-9083/91; A-2457)
2030.1225	n (P-9083/91; A-2457)
2030.1225	r (P-9153/91; A-2530)
2030.1230	n (P-9083/91; A-2457)
2030.1230	r (P-9153/91; A-2530)
2030.1240	n (P-9083/91; A-2457)
2030.1245	n (P-9083/91; A-2457)
2030.1250	r (P-9153/91; A-2530)
2030.1250	n (P-9083/91; A-2457)
2030.1255	n (P-9083/91; A-2457)
2030.1260	r (P-9153/91; A-2530)
2030.1265	n (P-9083/91; A-2457)
2030.1270	n (P-9083/91; A-2457)
2030.1310	n (P-9153/91; A-2530)
2030.1310	r (P-9153/91; A-2530)
2030.1320	n (P-9083/91; A-2457)
2030.1320	r (P-9153/91; A-2530)
2030.1330	r (P-9153/91; A-2530)
2030.1340	r (P-9153/91; A-2530)
2030.1350	r (P-9153/91; A-2530)
2031.10	r (P-9149/91; A-2455)

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150.430	am (P-4360)
302.80	am (P-336)
303.102	am (P-327)
303.115	n (P-327)
303.125	am (P-327)
303.175	n (P-327)
303.290	am (P-327)
303.385	am (P-327)
304.51	n (P-334)
310.100	am (P-342) (E-711)
310.110	am (P-12051/91; A-3450)
310.130	am (P-12051/91; A-3450)
310.230	am (P-342)
310.280	am (P-12051/91; A-3450)
310.290	am (P-12051/91; A-3450)
310.490	am (P-342) (E-711)
310.Ap. A	am (P-342) (PP-5068)
310.Tb. C	am (P-342)
310.Tb. D	am (P-342)
310.Tb. E	am (P-342)
310.Tb. F	am (P-342)
310.Tb. G	am (P-342)
310.Tb. H	am (P-342)
310.Tb. I	am (P-342)
310.Tb. J	am (P-342)
310.Tb. K	am (P-342)
310.Tb. O	am (P-342)
310.Tb. P	am (P-342)
310.Tb. Q	am (P-342)
310.Tb. R	am (P-342)
310.Tb. S	am (P-342)
310.Tb. T	am (PP-5068)
310.Tb. V	am (PP-5068)
310.Tb. W	am (P-342)
310.Tb. X	am (P-342)
310.Tb. Y	am (P-342)
310.Tb. Z	am (P-342)
310.Ap. B	am (P-12051/91; A-3450)
2650.10	am (P-3235)
2650.25	am (P-3235)
2800.650	n (P-15199/91; A-4831)

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114.60	am	(P-15008/91; A-3512)	140.5	am	(P-17171/91; A-174)
114.61	am	(P-15008/91; A-3512)	140.11	am	(P-6949/91; A-3552)
114.62	am	(P-15008/91; A-3512)	140.13	am	(P-4708)
114.63	am	(P-15008/91; A-3512)	140.14	am	(P-4708)
114.64	am	(P-15008/91; A-3512)	140.16	am	(P-4708)
114.70	am	(P-15008/91; A-3512)	140.19	am	(P-4708)
114.80	am	(P-15008/91; A-3512)	140.27	am	(P-65) (E-300)
114.120	am	(P-15008/91; A-3512)	140.31	n	(P-4708)
114.121	am	(P-15008/91; A-3512)	140.32	n	(P-4708)
114.122	am	(P-15008/91; A-3512)	140.40	am	(P-12171/91; A-4006)
114.123	r	(P-15008/91; A-3512)	140.441	am	(P-12171/91; A-4006)
114.124	am	(P-15008/91; A-3512)	140.442	am	(P-12171/91; A-4006)
114.128	am	(P-4216) (E-4540)	140.449	am	(P-13685/91; A-3552)
114.135	am	(P-15008/91; A-3512)	140.469	am	(P-11555/91; A-4006)
114.400	am	(P-15008/91; A-3512)	140.514	am	(P-472)
114.420	am	(P-15008/91; A-3512)	140.526	r	(P-472)
120.50	r	(P-12137/91; A-139)	140.527	r	(P-472)
120.200	n	(P-12137/91; A-139)	140.528	r	(P-472)
120.208	r	(P-12137/91; A-139)	140.529	r	(P-472)
120.210	r	(P-12137/91; A-139)	140.539	am	(P-3045)
120.211	r	(P-12137/91; A-139)	140.543	am	(P-7482/91; A-3552)
120.212	r	(P-12137/91; A-139)	140.561	am	(P-1492)
120.215	r	(P-12137/91; A-139)	140.565	n	(P-4708)
120.216	r	(P-12137/91; A-139)	140.566	am	(P-3409)
120.217	r	(P-12137/91; A-139)	140.579	am	(P-472)
120.218	r	(P-12137/91; A-139)	140.600	n	(P-472)
120.224	r	(P-12137/91; A-139)	140.602	n	(P-472)
120.225	r	(P-12137/91; A-139)	140.604	n	(P-472)
120.230	r	(P-12137/91; A-139)	140.606	n	(P-472)
120.235	r	(P-12137/91; A-139)	140.608	n	(P-472)
120.236	r	(P-12137/91; A-139)	140.610	n	(P-472)
120.240	r	(P-12137/91; A-139)	140.612	n	(P-472)
120.245	r	(P-12137/91; A-139)	140.614	am	(P-6949/91; A-1877)
120.250	r	(P-12137/91; A-139)	140.646	am	(P-7455/91; A-3497)
120.255	r	(P-12137/91; A-139)	144.300	am	(P-7455/91; A-3497)
120.260	r	(P-12137/91; A-139)	144.325	am	(P-4218)
120.261	r	(P-12137/91; A-139)	147.25	am	(P-4218)
120.262	r	(P-12137/91; A-139)	147.50	am	(P-4218)
120.270	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.271	r	(P-12137/91; A-139)	147.75	am	(P-7501/91; A-4035)
120.272	r	(P-12137/91; A-139)	147.75	am	(P-7501/91; A-4035)
120.273	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.275	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.276	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.280	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.281	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.282	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.283	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.284	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.285	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.290	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.295	r	(P-12137/91; A-139)	147.75	am	(P-4218)
120.319	am	(P-833/91; A-1862)	147.75	am	(P-806/91; A-1852)
120.320	am	(P-833/91; A-1862)	147.75	am	(P-806/91; A-1852)
120.321	am	(P-833/91; A-1862)	147.75	am	(P-806/91; A-1852)
120.322	am	(P-833/91; A-1862)	147.75	am	(P-806/91; A-1852)
120.323	am	(P-833/91; A-1862)	147.75	am	(P-806/91; A-1852)
121.58	am	(P-2420)	147.75	am	(P-806/91; A-1852)
121.63	am	(P-757)	147.75	am	(P-806/91; A-1852)
121.72	am	(P-2420)	147.75	am	(P-806/91; A-1852)
121.73	am	(P-2420)	147.75	am	(P-806/91; A-1852)

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240.430	am	(P-17007/91; M-2930)	787.30	n	(P-13027/91; A-2882)
240.435	am	(E-17398/91; S-1744, W-2955; M-2943)	787.40	n	(P-13027/91; A-2882)
240.655	am	(P-17007/91; M-2930)	845.10	am	(P-11572/91; A-2615)
240.720	am	(E-17398/91; S-1744, W-2955; M-2943)	845.20	am	(P-11572/91; A-2615)
240.725	am	(P-17007/91; M-2930)	845.30	am	(P-11572/91; A-2615)
240.726	n	(E-17398/91; S-1744, W-2955; M-2943)	845.40	am	(P-11572/91; A-2615)
240.800	am	(E-17398/91; S-1744, W-2955; M-2943)	845.50	am	(P-11572/91; A-2615)
240.810	am	(E-17398/91; S-1744, W-2955; M-2943)	845.60	am	(P-11572/91; A-2615)
240.825	am	(E-17398/91; S-1744, W-2955; M-2943)	845.70	am	(P-11572/91; A-2615)
240.855	am	(E-17398/91; S-1744, W-2955; M-2943)	845.80	am	(P-11572/91; A-2615)
240.1600	am	(E-17398/91; S-1744, W-2955; M-2943)	845.90	am	(P-11572/91; A-2615)
240.1605	am	(E-17398/91; S-1744, W-2955; M-2943)	846.00	am	(P-11572/91; A-2615)
240.1610	am	(E-17398/91; S-1744, W-2955; M-2943)	846.10	am	(P-11572/91; A-2615)
240.1620	am	(E-17398/91; S-1744, W-2955; M-2943)	846.20	am	(P-11572/91; A-2615)
240.1625	am	(E-17398/91; S-1744, W-2955; M-2943)	846.30	am	(P-11572/91; A-2615)
240.1630	am	(E-17398/91; S-1744, W-2955; M-2943)	846.40	am	(P-11572/91; A-2615)
240.1635	am	(E-17398/91; S-1744, W-2955; M-2943)	846.50	am	(P-11572/91; A-2615)
240.1640	am	(E-17398/91; S-1744, W-2955; M-2943)	846.60	am	(P-11572/91; A-2615)
240.1645	am	(E-17398/91; S-1744, W-2955; M-2943)	846.70	am	(P-11572/91; A-2615)
240.1650	am	(E-17398/91; S-1744, W-2955; M-2943)	846.80	am	(P-11572/91; A-2615)
240.1655	am	(E-17398/91; S-1744, W-2955; M-2943)	846.90	am	(P-11572/91; A-2615)
240.1660	am	(E-17398/91; S-1744, W-2955; M-2943)	847.00	am	(P-11572/91; A-2615)
240.1661	n	(E-17398/91; S-1744, W-2955; M-2943)	847.10	am	(P-11572/91; A-2615)
240.1665	am	(E-17398/91; S-1744, W-2955; M-2943)	847.20	am	(P-11572/91; A-2615)
352 Ap. A	am	(E-17398/91; S-1744, W-2955; M-2943)	847.30	am	(P-11572/91; A-2615)
406.2	am	(E-17398/91; S-1744, W-2955; M-2943)	847.40	am	(P-11572/91; A-2615)
510.10	am	(E-17398/91; S-1744, W-2955; M-2943)	847.50	am	(P-11572/91; A-2615)
510.20	am	(E-17398/91; S-1744, W-2955; M-2943)	847.60	am	(P-11572/91; A-2615)
510.30	am	(E-17398/91; S-1744, W-2955; M-2943)	847.70	am	(P-11572/91; A-2615)
510.40	am	(E-17398/91; S-1744, W-2955; M-2943)	847.80	am	(P-11572/91; A-2615)
510.70	am	(E-17398/91; S-1744, W-2955; M-2943)	847.90	am	(P-11572/91; A-2615)
510.80	am	(E-17398/91; S-1744, W-2955; M-2943)	848.00	am	(P-11572/91; A-2615)
510.90	am	(E-17398/91; S-1744, W-2955; M-2943)	848.10	am	(P-11572/91; A-2615)
510.100	am	(E-17398/91; S-1744, W-2955; M-2943)	848.20	am	(P-11572/91; A-2615)
510.110	am	(E-17398/91; S-1744, W-2955; M-2943)	848.30	am	(P-11572/91; A-2615)
597.20	am	(E-17398/91; S-1744, W-2955; M-2943)	848.40	am	(P-11572/91; A-2615)
674.10	n	(E-17398/91; S-1744, W-2955; M-2943)	848.50	am	(P-11572/91; A-2615)
674.20	n	(E-17398/91; S-1744, W-2955; M-2943)	848.60	am	(P-11572/91; A-2615)
674.30	n	(E-17398/91; S-1744, W-2955; M-2943)	848.70	am	(P-11572/91; A-2615)
674.40	n	(E-17398/91; S-1744, W-2955; M-2943)	848.80	am	(P-11572/91; A-2615)
674.50	n	(E-17398/91; S-1744, W-2955; M-2943)	848.90	am	(P-11572/91; A-2615)
683.100	am	(E-17398/91; S-1744, W-2955; M-2943)	849.00	am	(P-11572/91; A-2615)
685.500	am	(E-17398/91; S-1744, W-2955; M-2943)	849.10	am	(P-11572/91; A-2615)
685.550	am	(E-17398/91; S-1744, W-2955; M-2943)	849.20	am	(P-11572/91; A-2615)
714.30	am	(E-17398/91; S-1744, W-2955; M-2943)	849.30	am	(P-11572/91; A-2615)
714.100	am	(E-17398/91; S-1744, W-2955; M-2943)	849.40	am	(P-11572/91; A-2615)
714.110	am	(E-17398/91; S-1744, W-2955; M-2943)	849.50	am	(P-11572/91; A-2615)
714.120	am	(E-17398/91; S-1744, W-2955; M-2943)	849.60	am	(P-11572/91; A-2615)
714.130	am	(E-17398/91; S-1744, W-2955; M-2943)	849.70	am	(P-11572/91; A-2615)
714.300	am	(E-17398/91; S-1744, W-2955; M-2943)	849.80	am	(P-11572/91; A-2615)
714.310	am	(E-17398/91; S-1744, W-2955; M-2943)	849.90	am	(P-11572/91; A-2615)
787.10	n	(E-17398/91; S-1744, W-2955; M-2943)	850.00	am	(P-11572/91; A-2615)
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121.220	n (P-561)
121.230	n (P-561)
122.10	n (P-2113)
122.20	n (P-2113)
122.30	n (P-2113)
122.40	n (P-2113)
122.50	n (P-2113)
122.60	n (P-2113)